As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 127

Senator Brenner

A BILL

То	amend sections 3301.0712, 3302.03, 3302.034,	1
	3302.036, 3302.12, 3313.413, 3314.012, 3314.016,	2
	3314.017, 3314.0211, 3314.03, 3314.05, 3314.29,	3
	3314.352, 3314.353, and 3314.354; to enact new	4
	section 3314.35 and section 3326.53; and to	5
	repeal sections 3314.35, 3314.351, 3314.355, and	6
	3314.36 of the Revised Code regarding closure	7
	requirements or other actions for poor-	8
	performing public schools.	9

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3301.0712, 3302.03, 3302.034,	10
3302.036, 3302.12, 3313.413, 3314.012, 3314.016, 3314.017,	11
3314.0211, 3314.03, 3314.05, 3314.29, 3314.352, 3314.353, and	12
3314.354 be amended and new section 3314.35 and section 3326.53	13
of the Revised Code be enacted to read as follows:	14
Sec. 3301.0712. (A) The department of education and	15
workforce and the chancellor of higher education shall develop a	16
system of college and work ready assessments as described in	17
division (B) of this section to assess whether each student upon	18
graduating from high school is ready to enter college or the	19

workforce. Beginning with students who enter the ninth grade for	20
the first time on or after July 1, 2014, the system shall	21
replace the Ohio graduation tests prescribed in division (B)(1)	22
of section 3301.0710 of the Revised Code as a measure of student	23
academic performance and one determinant of eligibility for a	24
high school diploma in the manner prescribed by rule adopted	25
under division (D) of this section.	26
(B) The college and work ready assessment system shall	27
consist of the following:	28
(1)(a) Except as provided in division (B)(1)(b) of this	29
section, nationally standardized assessments that measure	30
college and career readiness and are used for college admission.	31
The assessments shall be selected jointly by the department and	32
the chancellor, and one of which shall be selected by each	33
school district or school to administer to its students. The	34
assessments prescribed under division (B)(1) of this section	35
shall be administered to all eleventh-grade students in the	36
spring of the school year.	37
(b) Beginning with students who enter the ninth grade for	38
the first time on or after July 1, 2022, the parent or guardian	39
of a student may elect not to have a nationally standardized	40
assessment administered to that student. In that event, the	41

(2) (a) Except as provided in division (B) (2) (b) of this section, seven end-of-course examinations, one in each of the areas of English language arts I, English language arts II, science, Algebra I, geometry, American history, and American government. The end-of-course examinations shall be selected jointly by the department and the chancellor in consultation

student's school district or school shall not administer the

nationally standardized assessment to that student.

with faculty in the appropriate subject areas at institutions of	50
higher education of the university system of Ohio. Advanced	51
placement examinations and international baccalaureate	52
examinations, as prescribed under section 3313.6013 of the	53
Revised Code, in the areas of science, American history, and	54
American government may be used as end-of-course examinations in	55
accordance with division (B)(4)(a)(i) of this section. Final	56
course grades for courses taken under any other advanced	57
standing program, as prescribed under section 3313.6013 of the	58
Revised Code, in the areas of science, American history, and	59
American government may be used in lieu of end-of-course	60
examinations in accordance with division (B)(4)(a)(ii) of this	61
section.	62

(b) Beginning with students who enter ninth grade for the 63 first time on or after July 1, 2019, five end-of-course 64 examinations, one in each areas of English language arts II, 65 science, Algebra I, American history, and American government. 66 However, only the end-of-course examinations in English language 67 arts II and Algebra I shall be required for graduation. 68

The department shall, as necessary to implement division

(B) (2) (b) of this section, seek a waiver from the United States secretary of education for testing requirements prescribed under federal law to allow for the use and implementation of Algebra I as the primary assessment of high school mathematics. If the department does not receive a waiver under this division, the end-of-course examinations for students described in division

(B) (2) (b) of this section also shall include an end-of-course examination in the area of geometry. However, the geometry end-of-course examination shall not be required for graduation.

(3) The end-of-course examinations in American history and

American government shall require demonstration of mastery of	80
the American history and American government content for social	81
studies standards adopted under division (A)(1)(b) of section	82
3301.079 of the Revised Code and the topics required under	83
division (M) of section 3313.603 of the Revised Code.	84
At least twenty per cent of the end-of-course examination	85
in American government shall address the topics on American	86
history and American government described in division (M) of	87
section 3313.603 of the Revised Code.	88
(4)(a) Notwithstanding anything to the contrary in this	89
section, both of the following shall apply:	90
(i) If a student is enrolled in an appropriate advanced	91
placement or international baccalaureate course, that student	92
shall take the advanced placement or international baccalaureate	93
examination in lieu of the science, American history, or	94
American government end-of-course examinations prescribed under	95
division (B)(2) of this section. The department shall specify	96
the score levels for each advanced placement examination and	97
international baccalaureate examination for purposes of	98
calculating the minimum cumulative performance score that	99
demonstrates the level of academic achievement necessary to earn	100
a high school diploma.	101
(ii) If a student is enrolled in an appropriate course	102
under any other advanced standing program, as described in	103
section 3313.6013 of the Revised Code, that student shall not be	104
required to take the science, American history, or American	105
government end-of-course examination, whichever is applicable,	106
prescribed under division (B)(2) of this section. Instead, that	107
student's final course grade shall be used in lieu of the	108

applicable end-of-course examination prescribed under that

109

section. The department, in consultation with the chancellor,	110
shall adopt guidelines for purposes of calculating the	111
corresponding final course grades that demonstrate the level of	112
academic achievement necessary to earn a high school diploma.	113
Division (B)(4)(a)(ii) of this section shall apply only to	114
courses for which students receive transcripted credit, as	115
defined in section 3365.01 of the Revised Code. It shall not	116
apply to remedial or developmental courses.	117
(b) No student shall take a substitute examination or	118
examination prescribed under division (B)(4)(a) of this section	119
in place of the end-of-course examinations in English language	120
arts I, English language arts II, Algebra I, or geometry	121
prescribed under division (B)(2) of this section.	122
(c) The department shall consider additional assessments	123
that may be used as substitute examinations in lieu of the end-	124
of-course examinations prescribed under division (B)(2) of this	125
section.	126
(5) The department shall do all of the following:	127
(a) Determine and designate at least five ranges of scores	128
on each of the end-of-course examinations prescribed under	129
division (B)(2) of this section, and substitute examinations	130
prescribed under division (B)(4) of this section. Not later than	131
sixty days after the designation of ranges of scores, the	132
director of education and workforce shall conduct a public	133
presentation before the standing committees of the house of	134
representatives and the senate that consider primary and	135
secondary education legislation regarding the designated range	136
of scores. Each range of scores shall be considered to	137
demonstrate a level of achievement so that any student attaining	138

a score within such range has achieved one of the following:	139
(i) An advanced level of skill;	140
(ii) An accomplished level of skill;	141
(iii) A proficient level of skill;	142
(iv) A basic level of skill;	143
(v) A limited level of skill.	144
(b) Determine a method by which to calculate a cumulative	145
performance score based on the results of a student's end-of-	146
course examinations or substitute examinations;	147
(c) Determine the minimum cumulative performance score	148
that demonstrates the level of academic achievement necessary to	149
earn a high school diploma under division (A)(2) of section	150
3313.618 of the Revised Code. However, no new minimum cumulative	151
performance score shall be determined after October 17, 2019.	152
(d) Develop a table of corresponding score equivalents for	153
the end-of-course examinations and substitute examinations in	154
order to calculate student performance consistently across the	155
different examinations.	156
A score of two on an advanced placement examination or a	157
score of two or three on an international baccalaureate	158
examination shall be considered equivalent to a proficient level	159
of skill as specified under division (B)(5)(a)(iii) of this	160
section.	161
(6)(a) A student who meets both of the following	162
conditions shall not be required to take an end-of-course	163
examination:	164
(i) The student received high school credit prior to July	165

1, 2015, for a course for which the end-of-course examination is	166
prescribed.	167
(ii) The examination was not available for administration	168
prior to July 1, 2015.	169
prior co dary 1, 2010.	103
Receipt of credit for the course described in division (B)	170
(6)(a)(i) of this section shall satisfy the requirement to take	171
the end-of-course examination. A student exempted under division	172
(B)(6)(a) of this section may take the applicable end-of-course	173
examination at a later date.	174
(b) For purposes of determining whether a student who is	175
exempt from taking an end-of-course examination under division	176
(B)(6)(a) of this section has attained the cumulative score	177
prescribed by division (B)(5)(c) of this section, such student	178
shall select either of the following:	179
(i) The student is considered to have attained a	180
proficient score on the end-of-course examination from which the	181
student is exempt;	182
(ii) The student's final course grade shall be used in	183
lieu of a score on the end-of-course examination from which the	184
student is exempt.	185
The department, in consultation with the chancellor, shall	186
adopt guidelines for purposes of calculating the corresponding	187
final course grades and the minimum cumulative performance score	188
that demonstrates the level of academic achievement necessary to	189
earn a high school diploma.	190
(7)(a) Notwithstanding anything to the contrary in this	191
section, the department may replace the algebra I end-of-course	192
examination prescribed under division (B)(2) of this section	193
with an algebra II end-of-course examination, beginning with the	194

	105
2016-2017 school year for students who enter ninth grade on or	195
after July 1, 2016.	196
(b) If the department replaces the algebra I end-of-course	197
examination with an algebra II end-of-course examination as	198
authorized under division (B)(7)(a) of this section, both of the	199
following shall apply:	200
(i) A student who is enrolled in an advanced placement or	201
international baccalaureate course in algebra II shall take the	202
advanced placement or international baccalaureate examination in	203
lieu of the algebra II end-of-course examination.	204
(ii) A student who is enrolled in an algebra II course	205
under any other advanced standing program, as described in	206
section 3313.6013 of the Revised Code, shall not be required to	207
take the algebra II end-of-course examination. Instead, that	208
student's final course grade shall be used in lieu of the	209
examination.	210
(c) If a school district or school utilizes an integrated	211
approach to mathematics instruction, the district or school may	212
do either or both of the following:	213
(i) Administer an integrated mathematics I end-of-course	214
examination in lieu of the prescribed algebra I end-of-course	215
examination;	216
(ii) Administer an integrated mathematics II end-of-course	217
examination in lieu of the prescribed geometry end-of-course	218
examination.	219
(8)(a) For students entering the ninth grade for the first	220
time on or after July 1, 2014, but prior to July 1, 2015, the	221
assessment in the area of science shall be physical science or	222
biology. For students entering the ninth grade for the first	223

time on or after July 1, 2015, the assessment in the area of	224
science shall be biology.	225
(b) Until July 1, 2019, the department shall make	226
available the end-of-course examination in physical science for	227
students who entered the ninth grade for the first time on or	228
after July 1, 2014, but prior to July 1, 2015, and who wish to	229
retake the examination.	230
(c) The department shall adopt rules prescribing the	231
requirements for the end-of-course examination in science for	232
students who entered the ninth grade for the first time on or	233
after July 1, 2014, but prior to July 1, 2015, and who have not	234
met the requirement prescribed by section 3313.618 of the	235
Revised Code by July 1, 2019, due to a student's failure to	236
satisfy division (A)(2) of section 3313.618 of the Revised Code.	237
(9) The department shall not develop or administer an end-	238
of-course examination in the area of world history.	239
(10) The department, in consultation with the chancellor	240
and the governor's office of workforce transformation, shall	241
determine a competency score for both of the Algebra I and	242
English language arts II end-of-course examinations for the	243
purpose of graduation eligibility.	244
(C) The department shall convene a group of national	245
experts, state experts, and local practitioners to provide	246
advice, guidance, and recommendations for the alignment of	247
standards and model curricula to the assessments and in the	248
design of the end-of-course examinations prescribed by this	249
section.	250
(D) Upon completion of the development of the assessment	251
system, the department shall adopt rules prescribing all of the	252

following:	253
(1) A timeline and plan for implementation of the	254
assessment system, including a phased implementation if the	255
department determines such a phase-in is warranted;	256
(2) The date after which a person shall meet the	257
requirements of the entire assessment system as a prerequisite	258
for a diploma of adult education under section 3313.611 of the	259
Revised Code;	260
(3) Whether and the extent to which a person may be	261
excused from an American history end-of-course examination and	262
an American government end-of-course examination under division	263
(H) of section 3313.61 and division (B)(3) of section 3313.612	264
of the Revised Code;	265
(4) The date after which a person who has fulfilled the	266
curriculum requirement for a diploma but has not passed one or	267
more of the required assessments at the time the person	268
fulfilled the curriculum requirement shall meet the requirements	269
of the entire assessment system as a prerequisite for a high	270
school diploma under division (B) of section 3313.614 of the	271
Revised Code;	272
(5) The extent to which the assessment system applies to	273
students enrolled in a dropout recovery and prevention program	274
for purposes of division (F) of section 3313.603 and section	275
3314.36—of the Revised Code.	276
(E)(1) Any person enrolled in a nonchartered nonpublic	277
school or any person who is exempt from attendance at school for	278
the purpose of home education under section 3321.042 of the	279
Revised Code may choose to participate in the system of	280
assessments administered under divisions (B)(1) and (2) of this	281

section. However, no such person shall be required to	282
participate in the system of assessments.	283
(2) The department shall adopt rules for the	284
administration and scoring of any assessments under division (E)	285
(1) of this section.	286
(F) The department shall select at least one nationally	287
recognized job skills assessment. Each school district shall	288
administer that assessment to those students who opt to take it.	289
The department shall reimburse a school district for the costs	290
of administering that assessment. The department shall establish	291
the minimum score a student must attain on the job skills	292
assessment in order to demonstrate a student's workforce	293
readiness and employability. The administration of the job	294
skills assessment to a student under this division shall not	295
exempt a school district from administering the assessments	296
prescribed in division (B) of this section to that student.	297
Sec. 3302.03. Not later than the thirty-first day of July	298
of each year, the department of education and workforce shall	299
submit preliminary report card data for overall academic	300
performance and for each separate performance measure for each	301
school district, and each school building, in accordance with	302
this section.	303
Annually, not later than the fifteenth day of September or	304
the preceding Friday when that day falls on a Saturday or	305
Sunday, the department shall assign a letter grade or	306
performance rating for overall academic performance and for each	307
separate performance measure for each school district, and each	308
school building in a district, in accordance with this section.	309
The department shall adopt rules pursuant to Chapter 119. of the	310
Revised Code to implement this section. The department's rules	311

shall establish performance criteria for each letter grade or	312
performance rating and prescribe a method by which the	313
department assigns each letter grade or performance rating. For	314
a school building to which any of the performance measures do	315
not apply, due to grade levels served by the building, the	316
department shall designate the performance measures that are	317
applicable to the building and that must be calculated	318
separately and used to calculate the building's overall grade or	319
performance rating. The department shall issue annual report	320
cards reflecting the performance of each school district, each	321
building within each district, and for the state as a whole	322
using the performance measures and letter grade or performance	323
rating system described in this section. The department shall	324
include on the report card for each district and each building	325
within each district the most recent two-year trend data in	326
student achievement for each subject and each grade.	327
(A)(1) For the 2012-2013 school year, the department shall	328
issue grades as described in division (F) of this section for	329
each of the following performance measures:	330
(a) Annual measurable objectives;	331
(b) Performance index score for a school district or	332
building. Grades shall be awarded as a percentage of the total	333
possible points on the performance index system as adopted by	334
the department. In adopting benchmarks for assigning letter	335
grades under division (A)(1)(b) of this section, the department	336
shall designate ninety per cent or higher for an "A," at least	337
seventy per cent but not more than eighty per cent for a "C,"	338
and less than fifty per cent for an "F."	339
(c) The extent to which the school district or building	340

meets each of the applicable performance indicators established

341

by the department under section 3302.02 of the Revised Code and	342
the percentage of applicable performance indicators that have	343
been achieved. In adopting benchmarks for assigning letter	344
grades under division (A)(1)(c) of this section, the department	345
shall designate ninety per cent or higher for an "A."	346
(d) The four- and five-year adjusted cohort graduation	347
rates.	348
In adopting benchmarks for assigning letter grades under	349
division (A)(1)(d), (B)(1)(d), or (C)(1)(d) of this section, the	350
department shall designate a four-year adjusted cohort	351
graduation rate of ninety-three per cent or higher for an "A"	352
and a five-year cohort graduation rate of ninety-five per cent	353
or higher for an "A."	354
(e) The overall score under the value-added progress	355
dimension of a school district or building, for which the	356
department shall use up to three years of value-added data as	357
available. The letter grade assigned for this growth measure	358
shall be as follows:	359
(i) A score that is at least one standard error of measure	360
above the mean score shall be designated as an "A."	361
(ii) A score that is less than one standard error of	362
measure above but greater than one standard error of measure	363
below the mean score shall be designated as a "B."	364
(iii) A score that is less than or equal to one standard	365
error of measure below the mean score but greater than two	366
standard errors of measure below the mean score shall be	367
designated as a "C."	368
(iv) A score that is less than or equal to two standard	369
errors of measure below the mean score but is greater than three	370

standard errors of measure below the mean score shall be	371
designated as a "D."	372
(v) A score that is less than or equal to three standard	373
errors of measure below the mean score shall be designated as an	374
"F."	375
Whenever the value-added progress dimension is used as a	376
graded performance measure in this division and divisions (B)	377
and (C) of this section, whether as an overall measure or as a	378
measure of separate subgroups, the grades for the measure shall	379
be calculated in the same manner as prescribed in division (A)	380
(1) (e) of this section.	381
(f) The value-added progress dimension score for a school	382
district or building disaggregated for each of the following	383
subgroups: students identified as gifted, students with	384
disabilities, and students whose performance places them in the	385
lowest quintile for achievement on a statewide basis. Each	386
subgroup shall be a separate graded measure.	387
(2) The department shall adopt a resolution describing the	388
performance measures, benchmarks, and grading system for the	389
2012-2013 school year and shall adopt rules in accordance with	390
Chapter 119. of the Revised Code that prescribe the methods by	391
which the performance measures under division (A)(1) of this	392
section shall be assessed and assigned a letter grade, including	393
performance benchmarks for each letter grade.	394
At least forty-five days prior to the department's	395
adoption of rules to prescribe the methods by which the	396
performance measures under division (A)(1) of this section shall	397
be assessed and assigned a letter grade, the department shall	398
conduct a public presentation before the standing committees of	399

the house of representatives and the senate that consider	400
education legislation describing such methods, including	401
performance benchmarks.	402
(3) There shall not be an overall letter grade for a	403
school district or building for the 2012-2013 school year.	404
(B)(1) For the 2013-2014 school year, the department shall	405
issue grades as described in division (F) of this section for	406
each of the following performance measures:	407
(a) Annual measurable objectives;	408
(b) Performance index score for a school district or	409
building. Grades shall be awarded as a percentage of the total	410
possible points on the performance index system as created by	411
the department. In adopting benchmarks for assigning letter	412
grades under division (B)(1)(b) of this section, the department	413
shall designate ninety per cent or higher for an "A," at least	414
seventy per cent but not more than eighty per cent for a "C,"	415
and less than fifty per cent for an "F."	416
(c) The extent to which the school district or building	417
meets each of the applicable performance indicators established	418
by the department under section 3302.03 of the Revised Code and	419
the percentage of applicable performance indicators that have	420
been achieved. In adopting benchmarks for assigning letter	421
grades under division (B)(1)(c) of this section, the department	422
shall designate ninety per cent or higher for an "A."	423
(d) The four- and five-year adjusted cohort graduation	424
rates;	425
(e) The overall score under the value-added progress	426
dimension of a school district or building, for which the	427
department shall use up to three years of value-added data as	428

available.	429
(f) The value-added progress dimension score for a school	430
district or building disaggregated for each of the following	431
subgroups: students identified as gifted in superior cognitive	432
ability and specific academic ability fields under Chapter 3324.	433
of the Revised Code, students with disabilities, and students	434
whose performance places them in the lowest quintile for	435
achievement on a statewide basis. Each subgroup shall be a	436
separate graded measure.	437
(g) Whether a school district or building is making	438
progress in improving literacy in grades kindergarten through	439
three, as determined using a method prescribed by the	440
department. The department shall adopt rules to prescribe	441
benchmarks and standards for assigning grades to districts and	442
buildings for purposes of division (B)(1)(g) of this section. In	443
adopting benchmarks for assigning letter grades under divisions	444
(B) (1) (g) and (C) (1) (g) of this section, the department shall	445
determine progress made based on the reduction in the total	446
percentage of students scoring below grade level, or below	447
proficient, compared from year to year on the reading and	448
writing diagnostic assessments administered under section	449
3301.0715 of the Revised Code and the third grade English	450
language arts assessment under section 3301.0710 of the Revised	451
Code, as applicable. The department shall designate for a "C"	452
grade a value that is not lower than the statewide average value	453
for this measure. No grade shall be issued under divisions (B)	454
(1)(g) and (C)(1)(g) of this section for a district or building	455
in which less than five per cent of students have scored below	456
grade level on the diagnostic assessment administered to	457
students in kindergarten under division (B)(1) of section	458

3313.608 of the Revised Code.

(h) For a high mobility school district or building, an	460
additional value-added progress dimension score. For this	461
measure, the department shall use value-added data from the most	462
recent school year available and shall use assessment scores for	463
only those students to whom the district or building has	464
administered the assessments prescribed by section 3301.0710 of	465
the Revised Code for each of the two most recent consecutive	466
school years.	467
As used in this division, "high mobility school district	468
or building" means a school district or building where at least	469
twenty-five per cent of its total enrollment is made up of	470
students who have attended that school district or building for	471
less than one year.	472

(2) In addition to the graded measures in division (B)(1) 473 of this section, the department shall include on a school 474 district's or building's report card all of the following 475 without an assigned letter grade: 476

477

478

479

480

- (a) The percentage of students enrolled in a district or building participating in advanced placement classes and the percentage of those students who received a score of three or better on advanced placement examinations;
- (b) The number of a district's or building's students who 481 482 have earned at least three college credits through dual enrollment or advanced standing programs, such as the post-483 secondary enrollment options program under Chapter 3365. of the 484 Revised Code and state-approved career-technical courses offered 485 through dual enrollment or statewide articulation, that appear 486 on a student's transcript or other official document, either of 487 which is issued by the institution of higher education from 488 which the student earned the college credit. The credits earned 489

that are reported under divisions (B)(2)(b) and (C)(2)(c) of	490
this section shall not include any that are remedial or	491
developmental and shall include those that count toward the	492
curriculum requirements established for completion of a degree.	493
(c) The percentage of students enrolled in a district or	494
building who have taken a national standardized test used for	495
college admission determinations and the percentage of those	496
students who are determined to be remediation-free in accordance	497
with standards adopted under division (F) of section 3345.061 of	498
the Revised Code;	499
(d) The percentage of the district's or the building's	500
students who receive industry-recognized credentials as approved	501
under section 3313.6113 of the Revised Code.	502
(e) The percentage of students enrolled in a district or	503
building who are participating in an international baccalaureate	504
program and the percentage of those students who receive a score	505
of four or better on the international baccalaureate	506
examinations.	507
(f) The percentage of the district's or building's	508
students who receive an honors diploma under division (B) of	509
section 3313.61 of the Revised Code.	510
(3) The department shall adopt rules in accordance with	511
Chapter 119. of the Revised Code that prescribe the methods by	512
which the performance measures under divisions (B)(1)(f) and (B)	513
(1)(g) of this section will be assessed and assigned a letter	514
grade, including performance benchmarks for each grade.	515
At least forty-five days prior to the department's	516
adoption of rules to prescribe the methods by which the	517
performance measures under division (B)(1) of this section shall	518

be assessed and assigned a letter grade, the department shall	519
conduct a public presentation before the standing committees of	520
the house of representatives and the senate that consider	521
education legislation describing such methods, including	522
performance benchmarks.	523
(4) There shall not be an overall letter grade for a	524
school district or building for the 2013-2014, 2014-2015, 2015-	525
2016, and 2016-2017 school years.	526
(C)(1) For the 2014-2015, 2015-2016, 2016-2017, 2017-2018,	527
2018-2019, 2019-2020, and 2020-2021 school years, the department	528
shall issue grades as described in division (F) of this section	529
for each of the performance measures prescribed in division (C)	530
(1) of this section. The graded measures are as follows:	531
(a) Annual measurable objectives. For the 2017-2018 school	532
year, the department shall not include any subgroup data in the	533
annual measurable objectives that includes data from fewer than	534
twenty-five students. For the 2018-2019 school year, the	535
department shall not include any subgroup data in the annual	536
measurable objectives that includes data from fewer than twenty	537
students. Beginning with the 2019-2020 school year, the	538
department shall not include any subgroup data in the annual	539
measurable objectives that includes data from fewer than fifteen	540
students.	541
(b) Performance index score for a school district or	542
building. Grades shall be awarded as a percentage of the total	543
possible points on the performance index system as created by	544
the department. In adopting benchmarks for assigning letter	545
grades under division (C)(1)(b) of this section, the department	546
shall designate ninety per cent or higher for an "A," at least	547
seventy per cent but not more than eighty per cent for a "C,"	548

and less than fifty per cent for an "F."	549
(c) The extent to which the school district or building	550
meets each of the applicable performance indicators established	551
by the department under section 3302.03 of the Revised Code and	552
the percentage of applicable performance indicators that have	553
been achieved. In adopting benchmarks for assigning letter	554
grades under division (C)(1)(c) of this section, the department	555
shall designate ninety per cent or higher for an "A."	556
(d) The four- and five-year adjusted cohort graduation	557
rates;	558
(e) The overall score under the value-added progress	559
dimension, or another measure of student academic progress if	560
adopted by the department, of a school district or building, for	561
which the department shall use up to three years of value-added	562
data as available.	563
In adopting benchmarks for assigning letter grades for	564
overall score on value-added progress dimension under division	565
(C)(1)(e) of this section, the department shall prohibit the	566
assigning of a grade of "A" for that measure unless the	567
district's or building's grade assigned for value-added progress	568
dimension for all subgroups under division (C)(1)(f) of this	569
section is a "C" or higher.	570
For the metric prescribed by division (C)(1)(e) of this	571
section, the department may adopt a student academic progress	572
measure to be used instead of the value-added progress	573
dimension. If the department adopts such a measure, it also	574
shall prescribe a method for assigning letter grades for the new	575
measure that is comparable to the method prescribed in division	576
(A)(1)(e) of this section.	577

(f) The value-added progress dimension score of a school	578
district or building disaggregated for each of the following	579
subgroups: students identified as gifted in superior cognitive	580
ability and specific academic ability fields under Chapter 3324.	581
of the Revised Code, students with disabilities, and students	582
whose performance places them in the lowest quintile for	583
achievement on a statewide basis, as determined by a method	584
prescribed by the department. Each subgroup shall be a separate	585
graded measure.	586
The department may adopt student academic progress	587
measures to be used instead of the value-added progress	588
dimension. If the department adopts such measures, it also shall	589
prescribe a method for assigning letter grades for the new	590
measures that is comparable to the method prescribed in division	591
(A)(1)(e) of this section.	592
(g) Whether a school district or building is making	593
progress in improving literacy in grades kindergarten through	594
three, as determined using a method prescribed by the	595
department. The department shall adopt rules to prescribe	596
benchmarks and standards for assigning grades to a district or	597
building for purposes of division (C)(1)(g) of this section. The	598
department shall designate for a "C" grade a value that is not	599
lower than the statewide average value for this measure. No	600
grade shall be issued under division (C)(1)(g) of this section	601
for a district or building in which less than five per cent of	602
students have scored below grade level on the kindergarten	603
diagnostic assessment under division (B)(1) of section 3313.608	604
of the Revised Code.	605

(h) For a high mobility school district or building, an

additional value-added progress dimension score. For this

606

607

measure, the department shall use value-added data from the most	608
recent school year available and shall use assessment scores for	609
only those students to whom the district or building has	610
administered the assessments prescribed by section 3301.0710 of	611
the Revised Code for each of the two most recent consecutive	612
school years.	613
As used in this division, "high mobility school district	614
or building" means a school district or building where at least	615
twenty-five per cent of its total enrollment is made up of	616
students who have attended that school district or building for	617
less than one year.	618
(2) In addition to the graded measures in division (C)(1)	619
of this section, the department shall include on a school	620
district's or building's report card all of the following	621
without an assigned letter grade:	622
(a) The percentage of students enrolled in a district or	623
building who have taken a national standardized test used for	624
college admission determinations and the percentage of those	625
students who are determined to be remediation-free in accordance	626
with the standards adopted under division (F) of section	627
3345.061 of the Revised Code;	628
(b) The percentage of students enrolled in a district or	629
building participating in advanced placement classes and the	630
percentage of those students who received a score of three or	631
better on advanced placement examinations;	632
(c) The percentage of a district's or building's students	633
who have earned at least three college credits through advanced	634
standing programs, such as the college credit plus program under	635
Chapter 3365. of the Revised Code and state-approved career-	636

technical courses offered through dual enrollment or statewide	637
articulation, that appear on a student's college transcript	638
issued by the institution of higher education from which the	639
student earned the college credit. The credits earned that are	640
reported under divisions (B)(2)(b) and (C)(2)(c) of this section	641
shall not include any that are remedial or developmental and	642
shall include those that count toward the curriculum	643
requirements established for completion of a degree.	644
(d) The percentage of the district's or building's	645
students who receive an honor's diploma under division (B) of	646
section 3313.61 of the Revised Code;	647
(e) The percentage of the district's or building's	648
students who receive industry-recognized credentials as approved	649
under section 3313.6113 of the Revised Code;	650
(f) The percentage of students enrolled in a district or	651
building who are participating in an international baccalaureate	652
program and the percentage of those students who receive a score	653
of four or better on the international baccalaureate	654
examinations;	655
(g) The results of the college and career-ready	656
assessments administered under division (B)(1) of section	657
3301.0712 of the Revised Code;	658
(h) Whether the school district or building has	659
implemented a positive behavior intervention and supports	660
framework in compliance with the requirements of section 3319.46	661
of the Revised Code, notated as a "yes" or "no" answer.	662
(3) The department shall adopt rules pursuant to Chapter	663
119. of the Revised Code that establish a method to assign an	664
overall grade for a school district or school building for the	665

2017-2018 school year and each school year thereafter. The rules	666
shall group the performance measures in divisions (C)(1) and (2)	667
of this section into the following components:	668
(a) Gap closing, which shall include the performance	669
measure in division (C)(1)(a) of this section;	670
(b) Achievement, which shall include the performance	671
measures in divisions (C)(1)(b) and (c) of this section;	672
(c) Progress, which shall include the performance measures	673
in divisions (C)(1)(e) and (f) of this section;	674
(d) Graduation, which shall include the performance	675
measure in division (C)(1)(d) of this section;	676
(e) Kindergarten through third-grade literacy, which shall	677
include the performance measure in division (C)(1)(g) of this	678
section;	679
(f) Prepared for success, which shall include the	680
performance measures in divisions (C)(2)(a), (b), (c), (d), (e),	681
and (f) of this section. The department shall develop a method	682
to determine a grade for the component in division (C)(3)(f) of	683
this section using the performance measures in divisions (C)(2)	684
(a), (b), (c), (d), (e), and (f) of this section. When	685
available, the department may incorporate the performance	686
measure under division (C)(2)(g) of this section into the	687
component under division (C)(3)(f) of this section. When	688
determining the overall grade for the prepared for success	689
component prescribed by division (C)(3)(f) of this section, no	690
individual student shall be counted in more than one performance	691
measure. However, if a student qualifies for more than one	692
performance measure in the component, the department may, in its	693
method to determine a grade for the component, specify an	694

additional weight for such a student that is not greater than or	695
equal to 1.0. In determining the overall score under division	696
(C)(3)(f) of this section, the department shall ensure that the	697
pool of students included in the performance measures aggregated	698
under that division are all of the students included in the	699
four- and five-year adjusted graduation cohort.	700
In the rules adopted under division (C)(3) of this	701
section, the department shall adopt a method for determining a	702
grade for each component in divisions (C)(3)(a) to (f) of this	703
section. The department also shall establish a method to assign	704
an overall grade of "A," "B," "C," "D," or "F" using the grades	705
assigned for each component. The method the department adopts	706
for assigning an overall grade shall give equal weight to the	707
components in divisions (C)(3)(b) and (c) of this section.	708
At least forty-five days prior to the department's	709
adoption of rules to prescribe the methods for calculating the	710
overall grade for the report card, as required by this division,	711
the department shall conduct a public presentation before the	712
standing committees of the house of representatives and the	713
senate that consider education legislation describing the format	714
for the report card, weights that will be assigned to the	715
components of the overall grade, and the method for calculating	716
the overall grade.	717
(D) For the 2021-2022 school year and each school year	718
thereafter, all of the following apply:	719
(1) The department shall include as a school district!	720
(1) The department shall include on a school district's or	720
building's report card all of the following performance measures	721

723

without an assigned performance rating:

(a) Whether the district or building meets the gifted

performance indicator under division (A)(2) of section 3302.02	724
of the Revised Code and the extent to which the district or	725
building meets gifted indicator performance benchmarks;	726
(b) The extent to which the district or building meets the	727
chronic absenteeism indicator under division (A)(3) of section	728
3302.02 of the Revised Code;	729
(c) Performance index score percentage for a district or	730
building, which shall be calculated by dividing the district's	731
or building's performance index score according to the	732
performance index system created by the department by the	733
maximum performance index score for a district or building. The	734
maximum performance index score shall be as follows:	735
(i) For a building, the average of the highest two per	736
cent of performance index scores achieved by a building for the	737
school year for which a report card is issued;	738
(ii) For a district, the average of the highest two per	739
cent of performance index scores achieved by a district for the	740
school year for which a report card is issued.	741
(d) The overall score under the value-added progress	742
dimension of a district or building, for which the department	743
shall use three consecutive years of value-added data. In using	744
three years of value-added data to calculate the measure	745
prescribed under division (D)(1)(d) of this section, the	746
department shall assign a weight of fifty per cent to the most	747
recent year's data and a weight of twenty-five per cent to the	748
data of each of the other years. However, if three consecutive	749
years of value-added data is not available, the department shall	750
use prior years of value-added data to calculate the measure, as	751
follows:	752

(i) If two consecutive years of value-added data is not	753
available, the department shall use one year of value-added data	754
to calculate the measure.	755
(ii) If two consecutive years of value-added data is	756
available, the department shall use two consecutive years of	757
value-added data to calculate the measure. In using two years of	758
value-added data to calculate the measure, the department shall	759
assign a weight of sixty-seven per cent to the most recent	760
year's data and a weight of thirty-three per cent to the data of	761
the other year.	762
(e) The four-year adjusted cohort graduation rate.	763
(f) The five-year adjusted cohort graduation rate.	764
(g) The percentage of students in the district or building	765
who score proficient or higher on the reading segment of the	766
third grade English language arts assessment under section	767
3301.0710 of the Revised Code.	768
To the extent possible, the department shall include the	769
results of the summer administration of the third grade reading	770
assessment under section 3301.0710 of the Revised Code in the	771
performance measures prescribed under divisions (D)(1)(g) and	772
(h) of this section.	773
(h) Whether a district or building is making progress in	774
improving literacy in grades kindergarten through three, as	775
determined using a method prescribed by the department. The	776
method shall determine progress made based on the reduction in	777
the total percentage of students scoring below grade level, or	778
below proficient, compared from year to year on the reading	779
segments of the diagnostic assessments administered under	780

section 3301.0715 of the Revised Code, including the

kindergarten readiness assessment, and the third grade English	782
language arts assessment under section 3301.0710 of the Revised	783
Code, as applicable. The method shall not include a deduction	784
for students who did not pass the third grade English language	785
arts assessment under section 3301.0710 of the Revised Code and	786
were not on a reading improvement and monitoring plan.	787
The performance measure prescribed under division (D)(1)	788
(h) of this section shall not be included on the report card of	789
a district or building in which less than ten per cent of	790
students have scored below grade level on the diagnostic	791
assessment administered to students in kindergarten under	792
division (B)(1) of section 3313.608 of the Revised Code.	793
(i) The percentage of students in a district or building	794
who are promoted to the fourth grade and not subject to	795
retention under division (A)(2) of section 3313.608 of the	796
Revised Code;	797
(j) A post-secondary readiness measure. This measure shall	798
be calculated by dividing the number of students included in the	799
four-year adjusted graduation rate cohort who demonstrate post-	800
secondary readiness by the total number of students included in	801
the denominator of the four-year adjusted graduation rate	802
cohort. Demonstration of post-secondary readiness shall include	803
a student doing any of the following:	804
(i) Attaining a remediation-free score, in accordance with	805
standards adopted under division (F) of section 3345.061 of the	806
Revised Code, on a nationally standardized assessment prescribed	807
under division (B)(1) of section 3301.0712 of the Revised Code;	808
(ii) Attaining required scores on three or more advanced	809

placement or international baccalaureate examinations. The

required score for an advanced placement examination shall be a	811
three or better. The required score for an international	812
baccalaureate examination shall be a four or better. A student	813
may satisfy this condition with any combination of advanced	814
placement or international baccalaureate examinations.	815
(iii) Earning at least twelve college credits through	816
advanced standing programs, such as the college credit plus	817
program under Chapter 3365. of the Revised Code, an early	818
college high school program under section 3313.6013 of the	819
Revised Code, and state-approved career-technical courses	820
offered through dual enrollment or statewide articulation, that	821
appear on a student's college transcript issued by the	822
institution of higher education from which the student earned	823
the college credit. Earned credits reported under division (D)	824
(1)(j)(iii) of this section shall include credits that count	825
toward the curriculum requirements established for completion of	826
a degree, but shall not include any remedial or developmental	827
credits.	828
(iv) Meeting the additional criteria for an honors diploma	829
under division (B) of section 3313.61 of the Revised Code;	830
(v) Earning an industry-recognized credential or license	831
issued by a state agency or board for practice in a vocation	832
that requires an examination for issuance of that license	833
approved under section 3313.6113 of the Revised Code;	834
(vi) Satisfying any of the following conditions:	835
(I) Completing a pre-apprenticeship aligned with options	836
established under section 3313.904 of the Revised Code in the	837
student's chosen career field;	838
(II) Completing an apprenticeship registered with the	839

apprenticeship council established under section 4139.02 of the	840
Revised Code in the student's chosen career field;	841
(III) Providing evidence of acceptance into an	842
apprenticeship program after high school that is restricted to	843
participants eighteen years of age or older.	844
(vii) Earning a cumulative score of proficient or higher	845
on three or more state technical assessments aligned with	846
section 3313.903 of the Revised Code in a single career pathway;	847
(viii) Earning an OhioMeansJobs-readiness seal established	848
under section 3313.6112 of the Revised Code and completing two	849
hundred fifty hours of an internship or other work-based	850
learning experience that is either:	851
(I) Approved by the business advisory council established	852
under section 3313.82 of the Revised Code that represents the	853
student's district; or	854
(II) Aligned to the career-technical education pathway	855
approved by the department in which the student is enrolled.	856
(ix) Providing evidence that the student has enlisted in a	857
branch of the armed services of the United States as defined in	858
section 5910.01 of the Revised Code.	859
A student who satisfies more than one of the conditions	860
prescribed under this division shall be counted as one student	861
for the purposes of calculating the measure prescribed under	862
division (D)(1)(j) of this section.	863
(2) In addition to the performance measures under division	864
(D)(1) of this section, the department shall report on a	865
district's or building's report card all of the following data	866
without an assigned performance rating:	867

(a) The applicable performance indicators established by	868
the department under division (A)(1) of section 3302.02 of the	869
Revised Code;	870
(b) The overall score under the value-added progress	871
dimension of a district or building for the most recent school	872
year;	873
(c) A composite of the overall scores under the value-	874
added progress dimension of a district or building for the	875
previous three school years or, if only two years of value-added	876
data are available, for the previous two years;	877
(d) The percentage of students included in the four- and	878
five-year adjusted cohort graduation rates of a district or	879
building who did not receive a high school diploma under section	880
3313.61 or 3325.08 of the Revised Code. To the extent possible,	881
the department shall disaggregate that data according to the	882
following categories:	883
(i) Students who are still enrolled in the district or	884
building and receiving general education services;	885
(ii) Students with an individualized education program, as	886
defined in section 3323.01 of the Revised Code, who satisfied	887
the conditions for a high school diploma under section 3313.61	888
or 3325.08 of the Revised Code, but opted not to receive a	889
diploma and are still receiving education services;	890
(iii) Students with an individualized education program	891
who have not yet satisfied conditions for a high school diploma	892
under section 3313.61 or 3325.08 of the Revised Code and who are	893
still receiving education services;	894
(iv) Students who are no longer enrolled in any district	895
or building;	896

(v) Students who, upon enrollment in the district or	897
building for the first time, had completed fewer units of high	898
school instruction required under section 3313.603 of the	899
Revised Code than other students in the four- or five-year	900
adjusted cohort graduation rate.	901
The department may disaggregate the data prescribed under	902
division (D)(2)(d) of this section according to other categories	903
that the department determines are appropriate.	904
(e) The results of the kindergarten diagnostic assessment	905
prescribed under division (D) of section 3301.079 of the Revised	906
Code;	907
(f) Post-graduate outcomes for students who were enrolled	908
in a district or building and received a high school diploma	909
under section 3313.61 or 3325.08 of the Revised Code in the	910
school year prior to the school year for which the report card	911
is issued, including the percentage of students who:	912
(i) Enrolled in a post-secondary educational institution.	913
To the extent possible, the department shall disaggregate that	914
data according to whether the student enrolled in a four-year	915
institution of higher education, a two-year institution of	916
higher education, an Ohio technical center that provides adult	917
technical education services and is recognized by the chancellor	918
of higher education, or another type of post-secondary	919
educational institution.	920
(ii) Entered an apprenticeship program registered with the	921
apprenticeship council established under Chapter 4139. of the	922
Revised Code. The department may include other job training	923
programs with similar rigor and outcomes.	924
(iii) Attained gainful employment, as determined by the	925

department;	926
(iv) Enlisted in a branch of the armed forces of the	927
United States, as defined in section 5910.01 of the Revised	928
Code.	929
(g) Whether the school district or building has	930
implemented a positive behavior intervention and supports	931
framework in compliance with the requirements of section 3319.46	932
of the Revised Code, notated with a "yes" or "no";	933
(h) The number and percentage of high school seniors in	934
each school year who completed the free application for federal	935
student aid;	936
(i) Beginning with the report card issued under this	937
section for the 2022-2023 school year, a student opportunity	938
profile measure that reports data regarding the opportunities	939
provided to students by a district or building. To the extent	940
possible, and when appropriate, the data shall be disaggregated	941
by grade level and subgroup. The measure also shall include data	942
regarding the statewide average, the average for similar school	943
districts, and, for a building, the average for the district in	944
which the building is located. The measure shall include all of	945
the following data for the district or building:	946
(i) The average ratio of teachers of record to students in	947
each grade level in a district or building;	948
(ii) The average ratio of school counselors to students in	949
a district or building;	950
(iii) The average ratio of nurses to students in a	951
district or building;	952
(iv) The average ratio of licensed librarians and library	953

media specialists to students in a district or building;	954
<pre>(v) The average ratio of social workers to students in a district or building;</pre>	955 956
<pre>(vi) The average ratio of mental health professionals to students in a district or building;</pre>	957 958
<pre>(vii) The average ratio of paraprofessionals to students in a district or building;</pre>	959 960
<pre>(viii) The percentage of teachers with fewer than three years of experience teaching in any school;</pre>	961 962
(ix) The percentage of principals with fewer than three years of experience as a principal in any school;	963 964
(x) The percentage of teachers who are not teaching in the subject or field for which they are certified or licensed;	965 966
<pre>(xi) The percentage of kindergarten students who are enrolled in all-day kindergarten, as defined in section 3321.05 of the Revised Code;</pre>	967 968 969
<pre>(xii) The percentage of students enrolled in a performing or visual arts course;</pre>	970 971
(xiii) The percentage of students enrolled in a physical education or wellness course;	972 973
<pre>(xiv) The percentage of students enrolled in a world language course;</pre>	974 975
(xv) The percentage of students in grades seven through twelve who are enrolled in a career-technical education course;	97 <i>6</i> 977
(xvi) The percentage of students participating in one or more cocurricular activities:	978 979

(xvii) The percentage of students participating in advance	980
placement courses, international baccalaureate courses, honors	981
courses, or courses offered through the college credit plus	982
program established under Chapter 3365. of the Revised Code;	983
(xviii) The percentage of students identified as gifted in	984
superior cognitive ability and specific academic ability fields	985
under Chapter 3324. of the Revised Code and receiving gifted	986
services pursuant to that chapter;	987
(xix) The percentage of students participating in	988
enrichment or support programs offered by the district or	989
building outside of the normal school day;	990
(xx) The percentage of eligible students participating	991
each school day in school breakfast programs offered by the	992
district or building in accordance with section 3313.813 or	993
3313.818 of the Revised Code;	994
(xxi) The percentage of students who are transported by a	995
school bus each school day;	996
(xxii) The ratio of portable technology devices that	997
students may take home to the number of students.	998
The department shall include only opportunity measures at	999
the building level for which data for buildings is available, as	1000
determined by a school district.	1001
(j)(i) The percentage of students included in the four-	1002
and five-year adjusted cohort graduation rates of the district	1003
or building who completed all of grades nine through twelve	1004
while enrolled in the district or building;	1005
(ii) The four-year adjusted cohort graduation rate for	1006
only those students who were continuously enrolled in the same	1007

district or building for grades nine through twelve.	1008
(k) The percentage of students in the district or building	1009
to whom both of the following apply:	1010
(i) The students are promoted to fourth grade and not	1011
subject to retention under division (A)(2) of section 3313.608	1012
of the Revised Code.	1013
(ii) The students completed all of the grade levels	1014
offered prior to the fourth grade in the district or building.	1015
(3) Except as provided in division (D)(3)(f) of this	1016
section, the department shall use the method prescribed under	1017
rules adopted under division (D)(4) of this section to assign	1018
performance ratings of "one star," "two stars," "three stars,"	1019
"four stars," or "five stars," as described in division (F) of	1020
this section, for a district or building for the individual	1021
components prescribed under division (D)(3) of this section. The	1022
department also shall assign an overall performance rating for a	1023
district or building in accordance with division (D)(3)(g) of	1024
this section. The method shall use the performance measures	1025
prescribed under division (D)(1) of this section to calculate	1026
performance ratings for components. The method may report data	1027
under division (D)(2) of this section with corresponding	1028
components, but shall not use the data to calculate performance	1029
ratings for that component. The performance measures and	1030
reported data shall be grouped together into components as	1031
follows:	1032
(a) Gap closing. In addition to other criteria determined	1033
appropriate by the department, performance ratings for the gap	1034
closing component shall reflect whether each of the following	1035
performance measures are met or not met:	1036

(i) The gifted performance indicator as described in	1037
division (D)(1)(a) of this section;	1038
(ii) The chronic absenteeism indicator as described in	1039
division (D)(1)(b) of this section;	1040
(iii) For English learners, an English language	1041
proficiency improvement indicator established by the department;	1042
(iv) The subgroup graduation targets;	1043
(v) The subgroup achievement targets in both mathematics	1044
and English language arts;	1045
(vi) The subgroup progress targets in both mathematics and	1046
English language arts.	1047
Achievement and progress targets under division (D)(3)(a)	1048
of this section shall be calculated individually, and districts	1049
and buildings shall receive a status of met or not met on each	1050
measure. The department shall not require a subgroup of a	1051
district or building to meet both the achievement and progress	1052
targets at the same time to receive a status of met.	1053
The department shall not include any subgroup data in this	1054
measure that includes data from fewer than fifteen students. Any	1055
penalty for failing to meet the required assessment	1056
participation rate must be partially in proportion to how close	1057
the district or building was to meeting the rate requirement.	1058
(b) Achievement, which shall include the performance	1059
measure in division (D)(1)(c) of this section and the reported	1060
data in division (D)(2)(a) of this section. Performance ratings	1061
for the achievement component shall be awarded as a percentage	1062
of the maximum performance index score described in division (D)	1063
(1)(c) of this section.	1064

(c) Progress, which shall include the performance measure	1065
in division (D)(1)(d) of this section and the reported data in	1066
divisions (D)(2)(b) and (c) of this section;	1067
(d) Graduation, which shall include the performance	1068
measures in divisions (D)(1)(e) and (f) of this section and the	1069
reported data in divisions (D)(2)(d) and (j) of this section.	1070
The four-year adjusted cohort graduation rate shall be assigned	1071
a weight of sixty per cent and the five-year adjusted cohort	1072
graduation rate shall be assigned a weight of forty per cent \div .	1073
(e) Early literacy, which shall include the performance	1074
measures in divisions (D)(1)(g), (h), and (i) of this section	1075
and the reported data in divisions (D)(2)(e) and (k) of this	1076
section.	1077
If the measure prescribed under division (D)(1)(h) of this	1078
section is included in a report card, performance ratings for	1079
the early literacy component shall give a weight of forty per	1080
cent to the measure prescribed under division (D)(1)(g) of this	1081
section, a weight of thirty-five per cent to the measure	1082
prescribed under division (D)(1)(i) of this section, and a	1083
weight of twenty-five per cent to the measure prescribed under	1084
division (D)(1)(h) of this section.	1085
If the measure prescribed under division (D)(1)(h) of this	1086
section is not included in a report card of a district or	1087
building, performance ratings for the early literacy component	1088
shall give a weight of sixty per cent to the measure prescribed	1089
under division (D)(1)(g) of this section and a weight of forty	1090
per cent to the measure prescribed under division (D)(1)(i) of	1091
this section.	1092
(f) College, career, workforce, and military readiness,	1093

which shall include the performance measure in division (D)(1)	1094
(j) of this section and the reported data in division (D)(2)(f)	1095
of this section.	1096
For the 2021-2022, 2022-2023, and 2023-2024 school years,	1097
the department only shall report the data for, and not assign a	1098
performance rating to, the college, career, workforce, and	1099
military readiness component. The reported data shall include	1100
the percentage of students who demonstrate post-secondary	1101
readiness using any of the options described in division (D)(1)	1102
(j) of this section.	1103
The department shall analyze the data included in the	1104
performance measure prescribed in division (D)(1)(j) of this	1105
section for the 2021-2022, 2022-2023, and 2023-2024 school	1106
years. Using that data, the department shall develop and propose	1107
rules for a method to assign a performance rating to the	1108
college, career, workforce, and military readiness component	1109
based on that measure. The method to assign a performance rating	1110
shall not include a tiered structure or per student bonuses. The	1111
rules shall specify that a district or building shall not	1112
receive lower than a performance rating of three stars for the	1113
component if the district's or building's performance on the	1114
component meets or exceeds a level of improvement set by the	1115
department. Notwithstanding division (D)(4)(b) of this section,	1116
more than half of the total districts and buildings may earn a	1117
performance rating of three stars on this component to account	1118
for the districts and buildings that earned a performance rating	1119
of three stars because they met or exceeded the level of	1120
improvement set by the department.	1121

The department shall submit the rules to the joint

committee on agency rule review. The committee shall conduct at

1122

loast one public hearing on the proposed rules and approve or	1104
least one public hearing on the proposed rules and approve or	1124
disapprove the rules. If the committee approves the rules, the	1125
department shall adopt the rules in accordance with Chapter 119.	1126
of the Revised Code. If the rules are adopted, the department	1127
shall assign a performance rating to the college, career,	1128
workforce, and military readiness component under the rules	1129
beginning with the 2024-2025 school year, and for each school	1130
year thereafter. If the committee disapproves the rules, the	1131
component shall be included in the report card only as reported	1132
data for the 2024-2025 school year, and each school year	1133
thereafter.	1134
(g)(i) Except as provided for in division (D)(3)(g)(ii) of	1135
this section, beginning with the 2022-2023 school year, under	1136
the method prescribed under rules adopted in division (D)(4) of	1137
this section, the department shall use the performance ratings	1138
assigned for the components prescribed in divisions (D)(3)(a) to	1139
(e) of this section to determine and assign an overall	1140
performance rating of "one star," "one and one-half stars," "two	1141
stars," "two and one-half stars," "three stars," "three and one-	1142
half stars," "four stars," "four and one-half stars," or "five	1143
stars" for a district or building. The method shall give equal	1144
weight to the components in divisions (D)(3)(b) and (c) of this	1145
section. The method shall give equal weight to the components in	1146
divisions (D)(3)(a), (d), and (e) of this section. The	1147
individual weights of each of the components prescribed in	1148
divisions (D)(3)(a), (d), and (e) of this section shall be equal	1149
to one-half of the weight given to the component prescribed in	1150
division (D)(3)(b) of this section.	1151
(ii) If the joint committee on agency rule review approves	1152
the department's rules regarding the college, career, workforce,	1153

and military readiness component as described in division (D)(3)

(f) of this section, for the 2024-2025 school year, and each	1155
school year thereafter, the department's method shall use the	1156
components in divisions (D)(3)(a), (b), (c), (d), (e), and (f)	1157
of this section to calculate the overall performance rating. The	1158
method shall give equal weight to the components in divisions	1159
(D)(3)(b) and (c) of this section. The method shall give equal	1160
weight to the components prescribed in divisions (D)(3)(a), (d),	1161
(e), and (f) of this section. The individual weights of each of	1162
the components prescribed in divisions (D)(3)(a), (d), (e), and	1163
(f) of this section shall be equal to one-half the weight given	1164
to the component prescribed in division (D)(3)(b) of this	1165
section.	1166
If the joint committee on agency rule review disapproves	1167
the department's rules regarding the college, career, workforce,	1168
and military readiness component as described in division (D)(3)	1169
(f) of this section, division (D)(3)(g)(ii) of this section does	1170
not apply.	1171
(4)(a) The department shall adopt rules in accordance with	1172
Chapter 119. of the Revised Code to establish the performance	1173
criteria, benchmarks, and rating system necessary to implement	1174
divisions (D) and (F) of this section, including the method for	1175
the department to assign performance ratings under division (D)	1176
(3) of this section.	1177
(b) In establishing the performance criteria, benchmarks,	1178
and rating system, the department shall consult with stakeholder	1179
groups and advocates that represent parents, community members,	1180
students, business leaders, and educators from different school	1181
typology regions. The department shall use data from prior	1182
school years and simulations to ensure that there is meaningful	1183

differentiation among districts and buildings across all

performance ratings and that, except as permitted in division	1185
(D)(3)(f) of this section, more than half of all districts or	1186
buildings do not earn the same performance rating in any	1187
component or overall performance rating.	1188
(c) The department shall adopt the rules prescribed by	1189
division (D)(4) of this section not later than March 31, 2022.	1190
However, the department shall notify districts and buildings of	1191
the changes to the report card prescribed in law not later than	1192
one week after September 30, 2021.	1193
(d) Prior to adopting or updating rules under division (D)	1194
(4) of this section, the director of education and workforce and	1195
the department shall conduct a public presentation before the	1196
standing committees of the house of representatives and the	1197
senate that consider primary and secondary education legislation	1198
describing the format for the report card and the performance	1199
criteria, benchmarks, and rating system, including the method to	1200
assign performance ratings under division (D)(3) of this	1201
section.	1202
(E) The department may develop a measure of student	1203
academic progress for high school students using only data from	1204
assessments in English language arts and mathematics. If the	1205
department develops this measure, each school district and	1206
applicable school building shall be assigned a separate letter	1207
grade for it not sooner than the 2017-2018 school year. The	1208
district's or building's grade for that measure shall not be	1209
included in determining the district's or building's overall	1210
letter grade.	1211
(F)(1) The letter grades assigned to a school district or	1212

building under this section shall be as follows:

(a) "A" for a district or school making excellent	1214
progress;	1215
(b) "B" for a district or school making above average	1216
progress;	1217
(c) "C" for a district or school making average progress;	1218
(d) "D" for a district or school making below average	1219
progress;	1220
(e) "F" for a district or school failing to meet minimum	1221
progress.	1222
(0) The three could be 5 and 1 and 1 and 1 and 10	100
(2) For the overall performance rating under division (D)	1223
(3) of this section, the department shall include a descriptor	1224
for each performance rating as follows:	1225
(a) "Significantly exceeds state standards" for a	1226
performance rating of five stars;	1227
(b) "Exceeds state standards" for a performance rating of	1228
four stars or four and one-half stars;	1229
	1000
(c) "Meets state standards" for a performance rating of	1230
three stars or three and one-half stars;	1231
(d) "Needs support to meet state standards" for a	1232
performance rating of two stars or two and one-half stars;	1233
(e) "Needs significant support to meet state standards"	1234
for a performance rating of one star or one and one-half stars.	1235
	100
(3) For performance ratings for each component under	1236
divisions (D)(3)(a) to (f) of this section, the department shall	1237
include a description of each component and performance rating.	1238
The description shall include component-specific context to each	1239
performance rating earned, estimated comparisons to other school	1240

S. B. No. 127
As Introduced

districts and buildings if appropriate, and any other	1241
information determined by the department. The descriptions shall	1242
be not longer than twenty-five words in length when possible. In	1243
addition to such descriptions, the department shall include the	1244
descriptors in division (F)(2) of this section for component	1245
performance ratings.	1246
(4) Each report card issued under this section shall	1247
include all of the following:	1248
(a) A graphic that depicts the performance ratings of a	1249
district or school on a color scale. The color associated with a	1250
performance rating of three stars shall be green and the color	1251
associated with a performance rating of one star shall be red.	1252
(b) An arrow graphic that shows data trends for	1253
performance ratings for school districts or buildings. The	1254
department shall determine the data to be used for this graphic,	1255
which shall include at least the three most recent years of	1256
data.	1257
(c) A description regarding the weights that are assigned	1258
to each component and used to determine an overall performance	1259
rating, as prescribed under division (D)(3)(g) of this section,	1260
which shall be included in the presentation of the overall	1261
performance rating on each report card.	1262
(G) When reporting data on student achievement and	1263
progress, the department shall disaggregate that data according	1264
to the following categories:	1265
(1) Performance of students by grade-level;	1266
(2) Performance of students by race and ethnic group;	1267
(3) Performance of students by gender;	1268

(4) Performance of students grouped by those who have been	1269
enrolled in a district or school for three or more years;	1270
(5) Performance of students grouped by those who have been	1271
enrolled in a district or school for more than one year and less	1272
than three years;	1273
(6) Performance of students grouped by those who have been	1274
enrolled in a district or school for one year or less;	1275
(7) Performance of students grouped by those who are	1276
economically disadvantaged;	1277
(8) Performance of students grouped by those who are	1278
enrolled in a conversion community school established under	1279
Chapter 3314. of the Revised Code;	1280
(9) Performance of students grouped by those who are	1281
classified as English learners;	1282
(10) Performance of students grouped by those who have	1283
disabilities;	1284
(11) Performance of students grouped by those who are	1285
classified as migrants;	1286
(12) Performance of students grouped by those who are	1287
identified as gifted in superior cognitive ability and the	1288
specific academic ability fields of reading and math pursuant to	1289
Chapter 3324. of the Revised Code. In disaggregating specific	1290
academic ability fields for gifted students, the department	1291
shall use data for those students with specific academic ability	1292
in math and reading. If any other academic field is assessed,	1293
the department shall also include data for students with	1294
specific academic ability in that field as well.	1295
(13) Performance of students grouped by those who perform	1296

in the lowest quintile for achievement on a statewide basis, as	1297
determined by a method prescribed by the department.	1298
The department may disaggregate data on student	1299
performance according to other categories that the department	1300
determines are appropriate. To the extent possible, the	1301
department shall disaggregate data on student performance	1302
according to any combinations of two or more of the categories	1303
listed in divisions (G)(1) to (13) of this section that it deems	1304
relevant.	1305
In reporting data pursuant to division (G) of this	1306
section, the department shall not include in the report cards	1307
any data statistical in nature that is statistically unreliable	1308
or that could result in the identification of individual	1309
students. For this purpose, the department shall not report	1310
student performance data for any group identified in division	1311
(G) of this section that contains less than ten students. If the	1312
department does not report student performance data for a group	1313
because it contains less than ten students, the department shall	1314
indicate on the report card that is why data was not reported.	1315
(H) The department may include with the report cards any	1316
additional education and fiscal performance data it deems	1317
valuable.	1318
(I) The department shall include on each report card a	1319
list of additional information collected by the department that	1320
is available regarding the district or building for which the	1321
report card is issued. When available, such additional	1322
information shall include student mobility data disaggregated by	1323
race and socioeconomic status, college enrollment data, and the	1324
reports prepared under section 3302.031 of the Revised Code.	1325

The department shall maintain a site on the world wide	1326
web. The report card shall include the address of the site and	1327
shall specify that such additional information is available to	1328
the public at that site. The department shall also provide a	1329
copy of each item on the list to the superintendent of each	1330
school district. The district superintendent shall provide a	1331
copy of any item on the list to anyone who requests it.	1332
(J)(1)(a) Except as provided in division (J)(1)(b) of this	1333
section, for any district that sponsors a conversion community	1334
school under Chapter 3314. of the Revised Code, the department	1335
shall combine data regarding the academic performance of	1336
students enrolled in the community school with comparable data	1337
from the schools of the district for the purpose of determining	1338
the performance of the district as a whole on the report card	1339
issued for the district under this section or section 3302.033	1340
of the Revised Code.	1341
(b) The department shall not combine data from any	1342
conversion community school that a district sponsors if a	1343
majority of the students enrolled in the conversion community	1344
school are enrolled in a dropout prevention and recovery program	1345
that is operated by the school, as described in division (B)(1)	1346
of section 3314.35 of the Revised Code. The department shall	1347
include as an addendum to the district's report card the ratings	1348
and performance measures that are required under section	1349
3314.017 of the Revised Code for any community school to which	1350
division (J)(1)(b) of this section applies. This addendum shall	1351
include, at a minimum, the data specified in divisions (C)(1)	1352
(a), (C)(2), and (C)(3) of section 3314.017 of the Revised Code.	1353
(2) Any district that leases a building to a community	1354

school located in the district or that enters into an agreement

with a community school located in the district whereby the	1356
district and the school endorse each other's programs may elect	1357
to have data regarding the academic performance of students	1358
enrolled in the community school combined with comparable data	1359
from the schools of the district for the purpose of determining	1360
the performance of the district as a whole on the district	1361
report card. Any district that so elects shall annually file a	1362
copy of the lease or agreement with the department.	1363
(3) Any municipal school district, as defined in section	1364
3311.71 of the Revised Code, that sponsors a community school	1365
located within the district's territory, or that enters into an	1366
agreement with a community school located within the district's	1367
territory whereby the district and the community school endorse	1368
each other's programs, may exercise either or both of the	1369
following elections:	1370
(a) To have data regarding the academic performance of	1371
students enrolled in that community school combined with	1372
comparable data from the schools of the district for the purpose	1373
of determining the performance of the district as a whole on the	1374
district's report card;	1375
(b) To have the number of students attending that	1376
community school noted separately on the district's report card.	1377
The election authorized under division $(J)(3)(a)$ of this	1378
section is subject to approval by the governing authority of the	1379
community school.	1380
Any municipal school district that exercises an election	1381
to combine or include data under division (J)(3) of this	1382
section, by the first day of October of each year, shall file	1383

that election, as required by the department.

(K) The department shall include on each report card the 1386 percentage of teachers in the district or building who are 1387 properly certified or licensed teachers, as defined in section 1388 3319.074 of the Revised Code, and a comparison of that 1389 percentage with the percentages of such teachers in similar 1390 districts and buildings.

- (L)(1) In calculating English language arts, mathematics, 1392 science, American history, or American government assessment 1393 passage rates used to determine school district or building 1394 performance under this section, the department shall include all 1395 students taking an assessment with accommodation or to whom an 1396 alternate assessment is administered pursuant to division (C)(1) 1397 or (3) of section 3301.0711 of the Revised Code and all students 1398 who take substitute examinations approved under division (B)(4) 1399 of section 3301.0712 of the Revised Code in the subject areas of 1400 science, American history and American government. 1401
- (2) In calculating performance index scores, rates of 1402 achievement on the performance indicators established by the 1403 department under section 3302.02 of the Revised Code, and annual 1404 measurable objectives for determining adequate yearly progress 1405 for school districts and buildings under this section, the 1406 department shall do all of the following: 1407
- (a) Include for each district or building only those

 1408
 students who are included in the ADM certified for the first

 1409
 full school week of October and are continuously enrolled in the

 1410
 district or building through the time of the spring

 1411
 administration of any assessment prescribed by division (A) (1)

 1412
 or (B) (1) of section 3301.0710 or division (B) of section

 1413
 3301.0712 of the Revised Code that is administered to the

student's grade level;	1415
(b) Include cumulative totals from both the fall and	1416
spring administrations of the third grade English language arts	1417
achievement assessment and, to the extent possible, the summer	1418
administration of that assessment;	1419
(c) Include for each district or building any English	1420
learner in accordance with the department's plan, as approved by	1421
the United States secretary of education, to comply with the	1422
"Elementary and Secondary Education Act of 1965," 20 U.S.C. 6311	1423
to 6339.	1424
As used in this section, "English learner" has the same	1425
meaning as in section 3301.0731 of the Revised Code.	1426
(M) Beginning with the 2015-2016 school year and at least	1427
once every three years thereafter, the department shall review	1428
and may adjust the benchmarks for assigning letter grades or	1429
performance ratings to the performance measures and components	1430
prescribed under divisions (C)(3), (D), and (E) of this section.	1431
Sec. 3302.034. (A) The department of education and	1432
workforce shall adopt and specify measures in addition to those	1433
included on the report card issued under section 3302.03 of the	1434
Revised Code. The measures adopted under this section shall be	1435
reported separately, as specified under division (B) of this	1436
section, for each school district, each building in a district,	1437
each community school established under Chapter 3314., each STEM	1438
school established under Chapter 3326., and each college-	1439
preparatory boarding school established under Chapter 3328. of	1440
the Revised Code. The measures shall include at least the	1441
following:	1442
(1) Data for students who have passed over a grade or	1443

subject area under an acceleration policy prescribed under	1444
section 3324.10 of the Revised Code;	1445
(2) The number of students who are economically	1446
disadvantaged as determined by the department;	1447
(3) The number of lead teachers employed by each district	1448
and each building once the data is available through the	1449
education management information system established under	1450
section 3301.0714 of the Revised Code;	1451
(4) The amount of students screened and identified as	1452
gifted under Chapter 3324. of the Revised Code;	1453
(5) Postgraduate student outcome data as described under	1454
division (E)(2)(d)(ii) of section 3314.017 of the Revised Code,	1455
including postsecondary credit earned, nationally recognized	1456
career or technical certification, military enlistment, job	1457
<pre>placement, and attendance rate;</pre>	1458
(6) Availability of courses in fine arts;	1459
(7) Participation with other school districts to provide	1460
career-technical education services to students.	1461
(B) The department shall report this information annually	1462
beginning with the 2013-2014 school year and make this	1463
information available on its web site for comparison purposes.	1464
Sec. 3302.036. (A) Notwithstanding anything in the Revised	1465
Code to the contrary, the department of education and workforce	1466
shall not assign an overall letter grade under division (C)(3)	1467
shall not assign an overall letter grade under division (C)(3) of section 3302.03 of the Revised Code for any school district	1467 1468
of section 3302.03 of the Revised Code for any school district	1468

S. B. No. 127
As Introduced

(3) of section 3302.03 of the Revised Code, and shall not rank	1472
school districts, community schools established under Chapter	1473
3314. of the Revised Code, or STEM schools established under	1474
Chapter 3326. of the Revised Code under section 3302.21 of the	1475
Revised Code for those school years. The report card ratings	1476
issued for the 2014-2015, 2015-2016, or 2016-2017 school years	1477
shall not be considered in determining whether a school district	1478
or a school is subject to sanctions or penalties. However, the	1479
report card ratings of any previous or subsequent years shall be	1480
considered in determining whether a school district or building	1481
is subject to sanctions or penalties. Accordingly, the report	1482
card ratings for the 2014-2015, 2015-2016, or 2016-2017 school	1483
years shall have no effect in determining sanctions or	1484
penalties, but shall not create a new starting point for	1485
determinations that are based on ratings over multiple years.	1486
(B) The provisions from which a district or school is	1487
exempt under division (A) of this section shall be the	1488
following:	1489
(1) Any restructuring provisions established under this	1490
chapter, except as required under the "No Child Left Behind Act	1491
of 2001";	1492
(2) Provisions for the Columbus city school pilot project	1493
under section 3302.042 of the Revised Code;	1494
unaci socolon coci vo il ci cinc novisca codo,	
(3) Provisions for academic distress commissions under	1495
former section 3302.10 of the Revised Code as it existed prior	1496
to October 15, 2015. The provisions of this section do not apply	1497
to academic distress commissions under the version of that	1498
section as it exists on or after October 15, 2015.	1499

(4) Provisions prescribing new buildings where students

are eligible for the educational choice scholarships under	1501
section 3310.03 of the Revised Code;	1502
(5) Provisions defining "challenged school districts" in	1503
which new start-up community schools were required to be	1504
located, as prescribed in section 3314.02 of the Revised Code as	1505
it existed prior to September 30, 2021;	1506
(6) Provisions prescribing community school closure	1507
requirements for poorly performing community schools under	1508
section 3314.35 or former section 3314.351 of the Revised Code_	1509
as it existed prior to the effective date of this amendment.	1510
(C) Notwithstanding anything in the Revised Code to the	1511
contrary and except as provided in Section 3 of H.B. 7 of the	1512
131st general assembly, no school district, community school, or	1513
STEM school shall utilize at any time during a student's	1514
academic career a student's score on any assessment administered	1515
under division (A) of section 3301.0710 or division (B)(2) of	1516
section 3301.0712 of the Revised Code in the 2014-2015, 2015-	1517
2016, or 2016-2017 school years as a factor in any decision to	1518
promote or to deny the student promotion to a higher grade level	1519
or in any decision to grant course credit. No individual student	1520
score reports on such assessments administered in the 2014-2015,	1521
2015-2016, or 2016-2017 school years shall be released, except	1522
to a student's school district or school or to the student or	1523
the student's parent or guardian.	1524
Sec. 3302.12. (A)(1) Except as provided in divisions (C)	1525
and (D) of this section, this section applies to a school	1526
building that is ranked according to performance index score-	1527
under section 3302.21 of the Revised Code in the lowest five per	1528
cent of public school buildings statewide for three consecutive	1529
years and that meets any combination of the following for three	1530

consecutive years:	1531
(a) The school building has received a grade of "F" for	1532
the value-added progress dimension under division (A)(1)(e), (B)	1533
(1) (e), or (C) (1) (e) of section 3302.03 of the Revised Code;	1534
(b) The school building has received an overall grade of	1535
"F" under section 3302.03 of the Revised Code;	1536
(c) The school building has received a performance rating	1537
of one star for progress under division (D)(3)(c) of section	1538
3302.03 of the Revised Code;	1539
(d) The school building has received an overall	1540
performance rating of less than two stars under section 3302.03	1541
of the Revised Code is under the control of a school district	1542
and, for the three most recent school years, meets all of the	1543
<pre>following criteria:</pre>	1544
(a) The school building offers a grade level higher than	1545
three.	1546
(b) The school building has been ranked by the department	1547
of education and workforce according to performance index score	1548
in the bottom five per cent of all rated school buildings in the	1549
state.	1550
(c) The school building has been ranked by the department	1551
according to effect size under the value-added progress	1552
dimension in the bottom ten per cent of all ranked school	1553
<u>buildings</u> in the state.	1554
(2) The department shall provide notice to any school	1555
district in control of a school building to which this section	1556
applies of that fact. In the case of a building to which this	1557
section applies, the district board of education in control of	1558

that building shall do one of the following at the conclusion of	1559
the school year in which the building first becomes subject to	1560
this section:	1561
(a) Close the school and direct the district	1562
superintendent to reassign the students enrolled in the school	1563
to other school buildings that demonstrate higher academic	1564
achievement;	1565
(b) Contract with another school district or a nonprofit	1566
or for-profit entity with a demonstrated record of effectiveness	1567
one of the following entities to operate the school \div :	1568
(i) An education management organization or charter	1569
management organization that is approved by the department and	1570
meets at least one of the following conditions:	1571
(I) The organization has experience in improving school	1572
<pre>performance;</pre>	1573
(II) The schools managed by the organization have received	1574
an average of at least three stars in the achievement and	1575
progress components under division (D)(3) of section 3302.03 of	1576
the Revised Code on the most recent report card issued by the	1577
department.	1578
(ii) A school district that meets both of the following:	1579
(I) The district has received an overall performance	1580
rating of at least four stars on its most recent report card	1581
issued under section 3302.03 of the Revised Code and has	1582
experience improving school performance, as determined by the	1583
<pre>department;</pre>	1584
(II) The district does not operate any school building	1585
that is subject to this section.	1586

(iii) An educational service center that has experience in	1587
school improvement and meets criteria established by the	1588
<pre>department;</pre>	1589
(iv) A private college as defined in section 3365.01 of	1590
the Revised Code that has experience in school improvement and	1591
<pre>meets criteria established by the department;</pre>	1592
(v) A state institution of higher education as defined in	1593
section 3345.011 of the Revised Code that has experience in	1594
school improvement and meets criteria established by the	1595
<pre>department.</pre>	1596
(c) Replace the principal and all teaching at least a	1597
<pre>majority of licensed staff of the school and, upon request from</pre>	1598
the new principal, exempt the school from all requested policies	1599
and regulations of the board regarding curriculum and	1600
instruction. The board also shall distribute funding to the	1601
school in an amount that is at least equal to the product of the	1602
per pupil amount of state and local revenues received by the	1603
district multiplied by the student population of the school	1604
Notwithstanding any provision to the contrary in Chapter 4117.	1605
of the Revised Code, this provision prevails over any	1606
conflicting provisions of a collective bargaining agreement or	1607
contract for employment entered into after the effective date of	1608
<pre>this amendment.</pre>	1609
(d) Reopen the school as a conversion community school	1610
under Chapter 3314. of the Revised Code Consolidate the school	1611
district that controls the school building into another school	1612
district. Notwithstanding anything to the contrary in the	1613
Revised Code, the state board of education shall approve any	1614
transfer of territory made under this division.	1615

(e) Work with a department-approved external service	1616
<pre>provider with expertise in school improvement.</pre>	1617
(3) If a school district board of education that controls	1618
a school building subject to this section implements any	1619
alternative to closure under division (A)(2) of this section or	1620
any combination of alternatives to closure under that division	1621
and the school building continues to meet the criteria described	1622
in division (A)(1) of this section for the next three	1623
consecutive school years, beginning with the school year in	1624
which an alternative to closure is first implemented, the	1625
district board of education with control of that building shall	1626
close the school pursuant to division (A)(2)(a) of this section.	1627
(B) If an action taken by the board under division (A)(2)	1628
of this section causes the district to no longer maintain all	1629
grades kindergarten through twelve, as required by section	1630
3311.29 of the Revised Code, the board shall enter into a	1631
contract with another school district pursuant to section	1632
3327.04 of the Revised Code for enrollment of students in the	1633
schools of that other district to the extent necessary to comply	1634
with the requirement of section 3311.29 of the Revised Code.	1635
Notwithstanding any provision of the Revised Code to the	1636
contrary, if the board enters into and maintains a contract	1637
under section 3327.04 of the Revised Code, the district shall	1638
not be considered to have failed to comply with the requirement	1639
of section 3311.29 of the Revised Code. If, however, the	1640
district board fails to or is unable to enter into or maintain	1641
such a contract, the state board of education shall take all	1642
necessary actions to dissolve the district as provided in	1643
division (A) of section 3311.29 of the Revised Code.	1644
(C) If a particular school is required to restructure	1645

under this section and a petition with respect to that same	1646
school has been filed and verified under divisions (B) and (C)	1647
of section 3302.042 of the Revised Code, the provisions of that	1648
section and the petition filed and verified under it shall	1649
prevail over the provisions of this section and the school shall	1650
be restructured under that section. However, if division (D)(1),	1651
(2), or (3) of section 3302.042 of the Revised Code also applies	1652
to the school, the school shall be subject to restructuring	1653
under this section and not section 3302.042 of the Revised Code.	1654
If the provisions of this section conflict in any way with	1655
the requirements of federal law, federal law shall prevail over	1656
the provisions of this section.	1657
(D) If a school is restructured under this section,	1658
section 3302.042 or 3302.10 of the Revised Code, or federal law,	1659
the school shall not be required to restructure again under	1660
state law for three consecutive years after the implementation	1661
of that prior restructuring.	1662
(E) The department may adopt rules as necessary to	1663
implement this section.	1664
(F) The department shall not consider report cards issued	1665
prior to the 2024-2025 school year in determining whether a	1666
school building is subject to this section.	1667
Sec. 3313.413. (A) As used in this section, "high-	1668
performing community school" means either of the following:	1669
(1) A community school established under Chapter 3314. of	1670
the Revised Code that meets the following conditions:	1671
(a) Except as provided in division (A)(1)(b) or (c) of	1672
this section, the school both:	1673

(i) Has received either a grade of "A," "B," or "C" for	1674
the performance index score under division (C)(1)(b) of section	1675
3302.03 of the Revised Code or a performance rating of three	1676
stars or higher for achievement under division (D)(3)(b) of that	1677
section; or has increased its performance index score under	1678
division (C)(1)(b) or (D)(1)(d) of section 3302.03 of the	1679
Revised Code in each of the previous three years of operation;	1680
and	1681
(ii) Has received either a grade of "A" or "B" for the	1682
value-added progress dimension under division (C)(1)(e) of	1683
section 3302.03 of the Revised Code or a performance rating of	1684
four stars or higher for progress under division (D)(3)(c) of	1685
that section on its most recent report card rating issued under	1686
that section.	1687
(b) If the school serves only grades kindergarten through	1688
three, the school received either a grade of "A" or "B" for	1689
making progress in improving literacy in grades kindergarten	1690
through three under division (C)(1)(g) of section 3302.03 of the	1691
Revised Code or a performance rating of four stars or higher for	1692
early literacy under division (D)(3)(e) of that section on its	1693
most recent report card issued under that section.	1694
(c) If the school primarily serves students enrolled in a	1695
dropout prevention and recovery program—as described in division	1696
(B) (1) of section 3314.35 of the Revised Code, the school	1697
received a rating of "exceeds standards" on its most recent	1698
report card issued under section 3314.017 of the Revised Code.	1699
(2) A newly established community school that is	1700
implementing a community school model that has a track record of	1701
high-quality academic performance, as determined by the	1702

department of education and workforce.

(B) When a school district board of education decides to	1704
dispose of real property it owns in its corporate capacity under	1705
section 3313.41 of the Revised Code, the board shall first offer	1706
that property to the governing authorities of all start-up	1707
community schools, the boards of trustees of any college-	1708
preparatory boarding schools, and the governing bodies of any	1709
STEM schools that are located within the territory of the	1710
district. Not later than sixty days after the district board	1711
makes the offer, interested governing authorities, boards of	1712
trustees, and governing bodies shall notify the district	1713
treasurer in writing of the intention to purchase the property.	1714
	1.01.5

The district board shall give priority to the governing 1715 authorities of high-performing community schools that are 1716 located within the territory of the district. 1717

- (1) If more than one governing authority of a high-1718 performing community school notifies the district treasurer of 1719 its intention to purchase the property pursuant to division (B) 1720 of this section, the board shall conduct a public auction in the 1721 manner required for auctions of district property under division 1722 (A) of section 3313.41 of the Revised Code. Only the governing 1723 authorities of high-performing community schools that notified 1724 the district treasurer pursuant to division (B) of this section 1725 are eligible to bid at the auction. 1726
- (2) If no governing authority of a high-performing 1727 community school notifies the district treasurer of its 1728 intention to purchase the property pursuant to division (B) of 1729 this section, the board shall then proceed with the offers from 1730 all other start-up community schools, college-preparatory 1731 boarding schools, and STEM schools made pursuant to that 1732 division. If more than one such entity notifies the district 1733

treasurer of its intention to purchase the property pursuant to	1734
division (B) of this section, the board shall conduct a public	1735
auction in the manner required for auctions of district property	1736
under division (A) of section 3313.41 of the Revised Code. Only	1737
the entities that notified the district treasurer pursuant to	1738
division (B) of this section are eligible to bid at the auction.	1739
(3) If no governing authority, board of trustees, or	1740
governing body notifies the district treasurer of its intention	1741
to purchase the property pursuant to division (B) of this	1742
section, the district may then offer the property for sale in	1743
the manner prescribed under divisions (A) to (F) of section	1744
3313.41 of the Revised Code.	1745
(C) Notwithstanding anything to the contrary in sections	1746
3313.41 and 3313.411 of the Revised Code, the purchase price of	1747
any real property sold to any of the entities in accordance with	1748
division (B) of this section shall not be more than the	1749
appraised fair market value of that property as determined in an	1750
appraisal of the property that is not more than one year old.	1751
(D) Not later than the first day of October of each year,	1752
the department of education and workforce shall post in a	1753
prominent location on its web site a list of schools that	1754
qualify as high-performing community schools for purposes of	1755
this section and section 3313.411 of the Revised Code.	1756
Sec. 3314.012. (A) Except as provided in section 3314.017	1757
of the Revised Code, the department of education and workforce	1758
shall issue an annual report card for each community school,	1759
regardless of how long the school has been in operation. The	1760
report card shall report the academic and financial performance	1761
of the school . The report card shall include all information	1762

applicable to school buildings under section 3302.03 of the

Revised Code. The ratings a community school receives under	1764
section 3302.03 of the Revised Code for its first two full	1765
school years shall not be considered toward automatic closure of	1766
the school under actions required for poorly performing	1767
<pre>community schools under section 3314.35 of the Revised Code or</pre>	1768
any other matter that is based on report card ratings.	1769
(B) Upon receipt of a copy of a contract between a sponsor	1770
and a community school entered into under this chapter, the	1771
department shall notify the community school of the specific	1772
model report card that will be used for that school.	1773
(C) Report cards shall be distributed to the parents of	1774
all students in the community school, to the members of the	1775
board of education of the school district in which the community	1776
school is located, and to any person who requests one from the	1777
department.	1778
department. Sec. 3314.016. This section applies to any entity that	1778 1779
-	
Sec. 3314.016. This section applies to any entity that	1779
Sec. 3314.016. This section applies to any entity that sponsors a community school, regardless of whether section	1779 1780
Sec. 3314.016. This section applies to any entity that sponsors a community school, regardless of whether section 3314.021 or 3314.027 of the Revised Code exempts the entity from	1779 1780 1781
Sec. 3314.016. This section applies to any entity that sponsors a community school, regardless of whether section 3314.021 or 3314.027 of the Revised Code exempts the entity from the requirement to be approved for sponsorship under divisions	1779 1780 1781 1782
Sec. 3314.016. This section applies to any entity that sponsors a community school, regardless of whether section 3314.021 or 3314.027 of the Revised Code exempts the entity from the requirement to be approved for sponsorship under divisions (A)(2) and (B)(1) of section 3314.015 of the Revised Code. The	1779 1780 1781 1782 1783
Sec. 3314.016. This section applies to any entity that sponsors a community school, regardless of whether section 3314.021 or 3314.027 of the Revised Code exempts the entity from the requirement to be approved for sponsorship under divisions (A)(2) and (B)(1) of section 3314.015 of the Revised Code. The office of Ohio school sponsorship established under section	1779 1780 1781 1782 1783 1784
Sec. 3314.016. This section applies to any entity that sponsors a community school, regardless of whether section 3314.021 or 3314.027 of the Revised Code exempts the entity from the requirement to be approved for sponsorship under divisions (A)(2) and (B)(1) of section 3314.015 of the Revised Code. The office of Ohio school sponsorship established under section 3314.029 of the Revised Code shall be rated under division (B)	1779 1780 1781 1782 1783 1784
Sec. 3314.016. This section applies to any entity that sponsors a community school, regardless of whether section 3314.021 or 3314.027 of the Revised Code exempts the entity from the requirement to be approved for sponsorship under divisions (A)(2) and (B)(1) of section 3314.015 of the Revised Code. The office of Ohio school sponsorship established under section 3314.029 of the Revised Code shall be rated under division (B) of this section, but divisions (A) and (C) of this section do	1779 1780 1781 1782 1783 1784 1785
Sec. 3314.016. This section applies to any entity that sponsors a community school, regardless of whether section 3314.021 or 3314.027 of the Revised Code exempts the entity from the requirement to be approved for sponsorship under divisions (A)(2) and (B)(1) of section 3314.015 of the Revised Code. The office of Ohio school sponsorship established under section 3314.029 of the Revised Code shall be rated under division (B) of this section, but divisions (A) and (C) of this section do not apply to the office.	1779 1780 1781 1782 1783 1784 1785 1786
Sec. 3314.016. This section applies to any entity that sponsors a community school, regardless of whether section 3314.021 or 3314.027 of the Revised Code exempts the entity from the requirement to be approved for sponsorship under divisions (A)(2) and (B)(1) of section 3314.015 of the Revised Code. The office of Ohio school sponsorship established under section 3314.029 of the Revised Code shall be rated under division (B) of this section, but divisions (A) and (C) of this section do not apply to the office. (A) An entity that sponsors a community school shall be	1779 1780 1781 1782 1783 1784 1785 1786 1787

(1) The entity is in compliance with all provisions of

this chapter requiring sponsors of community schools to report 1793 data or information to the department of education and 1794 workforce. 1795 (2) The entity is not rated as "ineffective" under 1796 division (B)(6) of this section. 1797 (3) Except as set forth in sections 3314.021 and 3314.027 1798 of the Revised Code, the entity has received approval from and 1799 entered into an agreement with the department pursuant to 1800 section 3314.015 of the Revised Code. 1801 (B) (1) The department shall develop and implement an 1802 evaluation system that annually rates and assigns an overall 1803 rating to each entity that sponsors a community school. The 1804 department, not later than the first day of February of each 1805 year, shall post on the department's web site the framework for 1806 the evaluation system, including technical documentation that 1807 the department intends to use to rate sponsors for the next 1808 school year. The department shall solicit public comment on the 1809 evaluation system for thirty consecutive days. Not later than 1810 the first day of April of each year, the department shall 1811 compile and post on the department's web site all public 1812 comments that were received during the public comment period. 1813 The evaluation system shall be posted on the department's web 1814 site by the fifteenth day of July of each school year. Any 1815 changes to the evaluation system after that date shall take 1816 effect the following year. The evaluation system shall be based 1817 on the following components: 1818 (a) Academic performance of students enrolled in community 1819 schools sponsored by the same entity. The academic performance 1820 component shall be derived from the performance measures 1821

prescribed for the state report cards under section 3302.03 or

S. B. No. 127
As Introduced

3314.017 of the Revised Code, and shall be based on the	1823
performance of the schools for the school year for which the	1824
evaluation is conducted. In addition to the academic performance	1825
for a specific school year, the academic performance component	1826
shall also include year-to-year changes in the overall sponsor	1827
portfolio. For a community school for which no graded	1828
performance measures are applicable or available, the department	1829
shall use nonreport card performance measures specified in the	1830
contract between the community school and the sponsor under	1831
division (A)(4) of section 3314.03 of the Revised Code.	1832
(b) Adherence by a sponsor to the quality practices	1833
prescribed by the department under division (B)(3) of this	1834
section. For a sponsor that was rated "effective" or "exemplary"	1835
on its most recent rating, the department may evaluate that	1836
sponsor's adherence to quality practices once over a period of	1837
three years. If the department elects to evaluate a sponsor once	1838
over a period of three years, the most recent rating for a	1839
sponsor's adherence to quality practices shall be used when	1840
determining an annual overall rating conducted under this	1841
section.	1842
(c) Compliance with all applicable laws and administrative	1843
rules by an entity that sponsors a community school.	1844
Under the evaluation system prescribed under division (B)	1845
(1) of this section, the department shall not assign an overall	1846
rating of "ineffective" or lower to an entity that sponsors a	1847
community school solely because that entity received no points	1848
on one of the components prescribed under that division.	1849
(2) In calculating an academic performance component, the	1850
department shall exclude all community schools that have been in	1851

1852

operation for not more than two full school years and all

community schools described in division (B)(2) of section	1853
3314.35 of the Revised Code in which a majority of the enrolled	1854
students are children with disabilities receiving special	1855
education and related services in accordance with Chapter 3323.	1856
of the Revised Code. However, the academic performance of the	1857
community schools described in division (B)(2) of section	1858
3314.35 of the Revised Code in which a majority of the enrolled	1859
students are children with disabilities receiving special	1860
education and related services in accordance with Chapter 3323.	1861
of the Revised Code shall be reported, but shall not be used as	1862
a factor when determining a sponsoring entity's rating under	1863
this section.	1864
(3) The department, in consultation with entities that	1865
sponsor community schools, shall prescribe quality practices for	1866
community school sponsors and develop an instrument to measure	1867
adherence to those quality practices. The quality practices	1868
shall be based on standards developed by the national	1869
association of charter school authorizers or any other	1870
nationally organized community school organization.	1871
(4)(a) The department may permit peer review of a	1872
sponsor's adherence to the quality practices prescribed under	1873
division (B)(3) of this section. Peer reviewers shall be limited	1874
to individuals employed by sponsors rated "effective" or	1875
exemplary" on the most recent ratings conducted under this	1876
section.	1877
(b) The department shall require individuals participating	1878
in peer review under division (B)(4)(a) of this section to	1879
complete training approved or established by the department.	1880
(c) The department may enter into an agreement with	1881

another entity to provide training to individuals conducting

peer review of sponsors. Prior to entering into an agreement	1883
with an entity, the department shall review and approve of the	1884
entity's training program.	1885

- (5) The director of education and workforce shall adopt

 rules in accordance with Chapter 119. of the Revised Code

 prescribing standards for measuring compliance with applicable

 laws and rules under division (B)(1)(c) of this section.

 1889
- (6) The department annually shall rate all entities that 1890 sponsor community schools as either "exemplary," "effective," 1891 "ineffective," or "poor," based on the components prescribed by 1892 division (B) of this section, where each component is weighted 1893 equally. A separate rating shall be given by the department for 1894 each component of the evaluation system.

1897

The department shall publish the ratings between the first day of October and the fifteenth day of November.

Prior to the publication of the final ratings, the 1898 department shall designate and provide notice of a period of at 1899 least ten business days during which each sponsor may review the 1900 information used by the department to determine the sponsor's 1901 rating on the components prescribed by division (B)(1) of this 1902 1903 section. If the sponsor believes there is an error in the department's evaluation, the sponsor may request adjustments to 1904 the rating of any of those components based on documentation 1905 previously submitted as part of an evaluation. The sponsor shall 1906 provide to the department any necessary evidence or information 1907 to support the requested adjustments. The department shall 1908 review the evidence and information, determine whether an 1909 adjustment is valid, and promptly notify the sponsor of its 1910 determination and reasons. If any adjustments to the data could 1911 result in a change to the rating on the applicable component or 1912

to the overall rating, the department shall recalculate the	1913
ratings prior to publication.	1914
The department shall provide training on an annual basis	1915
regarding the evaluation system prescribed under this section.	1916
The training shall, at a minimum, describe methodology,	1917
timelines, and data required for the evaluation system. The	1918
first training session shall occur not later than March 2, 2016.	1919
Beginning in 2018, the training shall be made available to each	1920
entity that sponsors a community school by the fifteenth day of	1921
July of each year and shall include guidance on any changes made	1922
to the evaluation system.	1923
(7)(a) Entities with an overall rating of "exemplary" for	1924
the two most recent years in which the entity was evaluated may	1925
take advantage of the following incentives:	1926
(i) Renewal of the written agreement with the department,	1927
not to exceed ten years, provided that the entity consents to	1928
continued evaluation of adherence to quality practices as	1929
described in division (B)(1)(b) of this section;	1930
(ii) The ability to extend the term of the contract	1931
between the sponsoring entity and the community school beyond	1932
the term described in the written agreement with the department;	1933
(iii) An exemption from the preliminary agreement and	1934
contract adoption and execution deadline requirements prescribed	1935
in division (D) of section 3314.02 of the Revised Code;	1936
(iv) An exemption from the automatic contract expiration	1937
requirement, should a new community school fail to open by the	1938
thirtieth day of September of the calendar year in which the	1939
community school contract is executed;	1940
(v) No limit on the number of community schools the entity	1941

may sponsor;	1942
(vi) No territorial restrictions on sponsorship.	1943
An entity may continue to sponsor any community schools	1944
with which it entered into agreements under division (B)(7)(a)	1945
(v) or (vi) of this section while rated "exemplary,"	1946
notwithstanding the fact that the entity later receives a lower	1947
overall rating.	1948
(b) Entities with an overall rating of "exemplary" or	1949
"effective" for the three most recent years in which the entity	1950
was evaluated shall be evaluated by the department once every	1951
three years.	1952
(c)(i) Entities that receive an overall rating of	1953
"ineffective" shall be prohibited from sponsoring any new or	1954
additional community schools during the time in which the	1955
sponsor is rated as "ineffective" and shall be subject to a	1956
quality improvement plan based on correcting the deficiencies	1957
that led to the "ineffective" rating, with timelines and	1958
benchmarks that have been established by the department.	1959
(ii) Entities that receive an overall rating of	1960
"ineffective" on their three most recent ratings shall have all	1961
sponsorship authority revoked. Within thirty days after	1962
receiving its third rating of "ineffective," the entity may	1963
appeal the revocation of its sponsorship authority to the	1964
director, who shall appoint an independent hearing officer to	1965
conduct a hearing in accordance with Chapter 119. of the Revised	1966
Code. The hearing shall be conducted within thirty days after	1967
receipt of the notice of appeal. Within forty-five days after	1968
the hearing is completed, the director shall determine whether	1969
the revocation is appropriate based on the hearing conducted by	1970

the independent hearing officer, and if determined appropriate, 1971 the revocation shall be confirmed. 1972 (d) Entities that receive an overall rating of "poor" 1973 shall have all sponsorship authority revoked. Within thirty days 1974 after receiving a rating of "poor," the entity may appeal the 1975 revocation of its sponsorship authority to the director, who 1976 shall appoint an independent hearing officer to conduct a 1977 hearing in accordance with Chapter 119. of the Revised Code. The 1978 hearing shall be conducted within thirty days after receipt of 1979 the notice of appeal. Within forty-five days after the hearing 1980 is completed, the director shall determine whether the 1981 revocation is appropriate based on the hearing conducted by the 1982 independent hearing officer, and if determined appropriate, the 1983 revocation shall be confirmed. 1984 (8) For the 2014-2015 school year and each school year 1985 thereafter, student academic performance prescribed under 1986 division (B)(1)(a) of this section shall include student 1987 academic performance data from community schools that primarily 1988 serve students enrolled in a dropout prevention and recovery 1989 1990 program. (C) If the governing authority of a community school 1991 enters into a contract with a sponsor prior to the date on which 1992 the sponsor is prohibited from sponsoring additional schools 1993

under division (A) of this section and the school has not opened

for operation as of that date, that contract shall be void and

the school shall not open until the governing authority secures

a new sponsor by entering into a contract with the new sponsor

department's office of Ohio school sponsorship, established

under section 3314.029 of the Revised Code, may assume the

under section 3314.03 of the Revised Code. However, the

1994

1995

1996

1997

1998

1999

sponsorship of the school until the earlier of the expiration of	2001
two school years or until a new sponsor is secured by the	2002
school's governing authority. A community school sponsored by	2003
the department under this division shall not be included when	2004
calculating the maximum number of directly authorized community	2005
schools permitted under division (A)(3) of section 3314.029 of	2006
the Revised Code.	2007
(D) When an entity's authority to sponsor schools is	2008
revoked pursuant to division (B)(7)(c) or (d) of this section,	2009
the office of Ohio school sponsorship shall assume sponsorship	2010
of any schools with which the original sponsor has contracted	2011
for the remainder of that school year. The office may continue	2012
sponsoring those schools until the earlier of:	2013
(1) The expiration of two school years from the time that	2014
sponsorship is revoked;	2015
(2) When a new sponsor is secured by the governing	2016
authority pursuant to division (C)(1) of section 3314.02 of the	2017
Revised Code.	2018
Any community school sponsored under this division shall	2019
not be counted for purposes of directly authorized community	2020
schools under division (A)(3) of section 3314.029 of the Revised	2021
Code.	2022
(E) The department shall recalculate the rating for the	2023
2017-2018 school year for each sponsor of a community school	2024
that receives recalculated ratings pursuant to division (I) of	2025
section 3314.017 of the Revised Code.	2026
Sec. 3314.017. (A) The department of education and	2027
workforce shall prescribe by rules, adopted in accordance with	2028
Chapter 119. of the Revised Code, an academic performance rating	2029

and report card system that satisfies the requirements of this	2030
section for community schools that primarily serve students	2031
enrolled in dropout prevention and recovery programs—as—	2032
described in division (B)(1) of section 3314.35 of the Revised-	2033
Code, to be used in lieu of the system prescribed under sections	2034
3302.03 and 3314.012 of the Revised Code beginning with the	2035
2012-2013 school year. Each such school shall comply with the	2036
testing and reporting requirements of the system as prescribed	2037
by the department.	2038
(B) Nothing in this section shall at any time relieve a	2039
school from its obligations under the "No Child Left Behind Act	2040
of 2001" to make "adequate yearly progress," as both that act	2041
and that term are defined in section 3302.01 of the Revised	2042
Code, or a school's amenability to the provisions of section	2043
3302.04 or 3302.041 of the Revised Code. The department shall	2044
continue to report each school's performance as required by the	2045
act and to enforce applicable sanctions under section 3302.04 or	2046
3302.041 of the Revised Code.	2047
(C) The rules adopted by the department shall prescribe	2048
the following performance indicators for the rating and report	2049
card system required by this section:	2050
(1) Graduation rate for each of the following student	2051
cohorts:	2052
(a) The number of students who graduate in four years or	2053
less with a regular high school diploma divided by the number of	2054
students who form the adjusted cohort for the graduating class;	2055
(b) The number of students who graduate in five years with	2056
a regular high school diploma divided by the number of students	2057

who form the adjusted cohort for the four-year graduation rate;

(c) The number of students who graduate in six years with	2059
a regular high school diploma divided by the number of students	2060
who form the adjusted cohort for the four-year graduation rate;	2061
(d) The number of students who graduate in seven years	2062
with a regular high school diploma divided by the number of	2063
students who form the adjusted cohort for the four-year	2064
graduation rate;	2065
(e) The number of students who graduate in eight years	2066
with a regular high school diploma divided by the number of	2067
students who form the adjusted cohort for the four-year	2068
graduation rate.	2069
(2) The percentage of twelfth-grade students currently	2070
enrolled in the school who have attained the designated passing	2071
score on all of the state high school achievement assessments	2072
required under division (B)(1) of section 3301.0710 of the	2073
Revised Code or the cumulative performance score on the end-of-	2074
course examinations prescribed under division (B)(2) of section	2075
3301.0712 of the Revised Code, whichever applies, and other	2076
students enrolled in the school, regardless of grade level, who	2077
are within three months of their twenty-second birthday and have	2078
attained the designated passing score on all of the state high	2079
school achievement assessments or the cumulative performance	2080
score on the end-of-course examinations, whichever applies, by	2081
their twenty-second birthday;	2082
(3) Annual measurable objectives as defined in section	2083
3302.01 of the Revised Code;	2084
(4) Growth in student achievement in reading, or	2085

mathematics, or both as measured by separate nationally norm-

referenced assessments that have developed appropriate standards

2086

for students enrolled in dropout prevention and recovery	2088
programs, adopted or approved by the department.	2089
(D)(1) The department's rules shall prescribe the expected	2090
performance levels and benchmarks for each of the indicators	2091
prescribed by division (C) of this section based on the data	2092
gathered by the department under division (G) of this section	2093
and simulations created by the department. Based on a school's	2094
level of attainment or nonattainment of the expected performance	2095
levels and benchmarks for each of the indicators, the department	2096
shall rate each school in one of the following categories:	2097
(a) Exceeds standards;	2098
(b) Meets standards;	2099
(c) Does not meet standards.	2100
(2) The department's rules shall establish all of the	2101
following:	2102
(a) Performance levels and benchmarks for the indicators	2103
described in divisions (C)(1) to (3) of this section;	2104
(b) Both of the following:	2105
(i) Performance levels and benchmarks for the indicator	2106
described in division (C)(4) of this section;	2107
(ii) Standards for awarding a community school described	2108
in division (B) (1) of section 3314.35 of the Revised Code that	2109
primarily serves students enrolled in a dropout prevention and	2110
recovery program an overall designation, which shall be	2111
calculated as follows:	2112
(I) Thirty per cent of the score shall be based on the	2113
indicators described in division (C)(1) of this section that are	2114

applicable to the school year for which the overall designation	2115
is granted.	2116
(II) Thirty per cent of the score shall be based on the	2117
indicators described in division (C)(4) of this section.	2118
indicators described in division (c)(4) or this section.	2110
(III) Twenty per cent of the score shall be based on the	2119
indicators described in division (C)(2) of this section.	2120
(IV) Twenty per cent of the score shall be based on the	2121
indicators described in division (C)(3) of this section.	2122
(3) If both of the indicators described in divisions (C)	2123
(1) and (2) of this section improve by ten per cent for two	2124
consecutive years, a school shall be rated not less than "meets	2125
standards."	2126
The rating and the relevant performance data for each	2127
school shall be posted on the department's web site, and a copy	2128
of the rating and data shall be provided to the governing	2129
authority of the community school.	2130
(E) (1) For the 2012-2013 school year, the department shall	2131
issue a report card including the following performance	2132
measures, but without a performance rating as described in	2133
divisions (D)(1)(a) to (c) of this section, for each community	2134
school described in division (B)(1) of section 3314.35 of the	2135
Revised Code:	2136
(a) The graduation rates as described in divisions (C) (1)	2137
(a) to (c) of this section;	2138
(b) The percentage of twelfth-grade students and other	2139
students who have attained a designated passing score on high-	2140
school achievement assessments as described in division (C)(2)	2141
of this section;	2142

(c) The statewide average for the graduation rates and	2143
assessment passage rates described in divisions (C)(1)(a) to (c)	2144
and (C) (2) of this section;	2145
(d) Annual measurable objectives described in division (C)	2146
(3) of this section.	2147
(2) For the 2013-2014 school year, the department shall	2148
issue a report card including the following performance measures	2149
for each community school described in division (B) (1) of	2150
section 3314.35 of the Revised Code:	2151
(a) The graduation rates described in divisions (C) (1) (a)	2152
to (d) of this section, including a performance rating as-	2153
described in divisions (D)(1)(a) to (c) of this section;	2154
(b) The percentage of twelfth-grade students and other	2155
students who have attained a designated passing score on high-	2156
school achievement assessments as described in division (C)(2)	2157
of this section, including a performance rating as described in	2158
divisions (D) (1) (a) to (c) of this section;	2159
(c) Annual measurable objectives described in division (C)	2160
(3) of this section, including a performance rating as described	2161
in divisions (D) (1) (a) to (c) of this section;	2162
(d) Both of the following without an assigned rating:	2163
(i) Growth in annual student achievement in reading and	2164
mathematics described in division (C)(4) of this section, if	2165
available;	2166
(ii) Student outcome data, including postsecondary credit	2167
earned, nationally recognized career or technical certification,	2168
military enlistment, job placement, and attendance rate.	2169
$\frac{(3)}{(E)}$ (E) Beginning with the 2014-2015 school year, and	2170

annually thereafter, the department shall issue a report card	2171
for each community school described in division (B)(1) of	2172
section 3314.35 of the Revised Code that primarily serves	2173
students enrolled in a dropout prevention and recovery program	2174
that includes all of the following performance measures,	2175
including a performance rating for each measure as described in	2176
divisions (D)(1)(a) to (c) of this section:	2177
$\frac{(a)}{(1)}$ The graduation rates as described in division (C)	2178
(1) of this section;	2179
$\frac{\text{(b)}}{\text{(2)}}$ The percentage of twelfth-grade students and other	2180
students who have attained a designated passing score on high	2181
school achievement assessments as described in division (C)(2)	2182
of this section;	2183
$\frac{(c)}{(3)}$ Annual measurable objectives described in division	2184
(C)(3) of this section, including a performance rating as	2185
described in divisions (D)(1)(a) to (c) of this section;	2186
$\frac{(d)}{(4)}$ Growth in annual student achievement in reading and	2187
mathematics as described in division (C)(4) of this section;	2188
$\frac{(e)}{(5)}$ An overall performance designation for the school	2189
calculated under rules adopted under division (D)(2) of this	2190
section.	2191
The department shall also include student outcome data,	2192
including postsecondary credit earned, nationally recognized	2193
career or technical certification, military enlistment, job	2194
placement, attendance rate, and progress on closing achievement	2195
gaps for each school. This information shall not be included in	2196
the calculation of a school's performance rating.	2197
(F) Not later than the thirty-first day of July of each	2198
year, the department shall submit preliminary report card data	2199

for overall academic performance for each performance measure	2200
prescribed in division $\frac{(E)(3)}{(E)}$ of this section for each	2201
community school to which this section applies.	2202
(G) For the purposes of prescribing performance levels and	2203
benchmarks under division (D) of this section, the department	2204
shall gather and analyze data from prior school years for each	2205
community school described in division (B)(1) of section 3314.35	2206
of the Revised Codethat primarily serves students enrolled in a	2207
dropout prevention and recovery program. Each such school shall	2208
cooperate with the department. The department shall consult with	2209
stakeholder groups in performing its duties under this division.	2210
(H) The department shall review the performance levels and	2211
benchmarks for performance indicators in the report card issued	2212
under this section and may revise them based on the data	2213
collected under division (G) of this section.	2214
(I) For the purposes of division (F) of section 3314.351	2215
of the Revised Code, the department shall recalculate the	2216
ratings for each school under division (E)(3) of this section-	2217
for the 2017-2018 school year and calculate the ratings under	2218
that division for the 2018-2019 school year using the indicators	2219
prescribed by division (C) of this section, as it exists on and	2220
after July 18, 2019.	2221
Sec. 3314.0211. (A) No community school to which either of	2222
the following applies shall be eligible to merge with one or	2223
more other community schools under this section:	2224
(1) The school has met the performance criteria for	2225
$\frac{\text{required closure}}{\text{specified in division}}$ (A) of section 3314.35 $\frac{\text{or}}{\text{or}}$	2226
division (A) of section 3314.351 of the Revised Code-for at	2227
least one of the two most recent school years.	2228

(2) The school has been notified of the sponsor's intent	2229
to terminate or not renew the school's contract pursuant to	2230
section 3314.07 of the Revised Code.	2231
(B) Two or more community schools may merge upon the	2232
adoption of a resolution by the governing authority of each	2233
school involved in the merger. Any merger shall take effect on	2234
the first day of July of the year specified in the resolution.	2235
(C) Not less than sixty days prior to the effective date	2236
of a merger under division (B) of this section, each community	2237
school involved in the merger shall do both of the following:	2238
(1) Provide a copy of the resolution to the school's	2239
sponsor;	2240
(2) Notify the department of education and workforce of	2241
all of the following:	2242
(a) The impending merger;	2243
(b) The effective date of the merger;	2244
(c) The school that will be designated as the surviving	2245
school in accordance with section 1702.41 of the Revised Code;	2246
(d) The entity that will sponsor the surviving school.	2247
(D) Notwithstanding anything to the contrary in the	2248
Revised Code, the governing authority of the surviving community	2249
school shall enter into a new contract with the school's sponsor	2250
under section 3314.03 of the Revised Code.	2251
(E) No sponsor shall do either of the following:	2252
(1) Assign the sponsor's existing contract with a merging	2253
community school to the sponsor of the surviving community	2254
school;	2255

(2) Assume an existing contract from the sponsor of a	2256
community school involved in a merger under division (B) of this	2257
section.	2258
Division (E) of this section shall not apply to the office	2259
of Ohio school sponsorship established under section 3314.029 of	2260
the Revised Code.	2261
(F)(1) The department shall issue a report card under	2262
section 3302.03 or 3314.017 of the Revised Code for the	2263
surviving community school.	2264
(2) Notwithstanding anything to the contrary in division	2265
(A) of section 3314.012 of the Revised Code, all report card	2266
ratings associated with the surviving school, whether issued	2267
before or after the merger, shall be used for purposes of	2268
section 3314.35 $\frac{1}{2}$ of the Revised Code and any other	2269
matter that is based on report card ratings or measures.	2270
(G) Nothing in this section shall exempt a community	2271
school from closure under section 3314.35 or 3314.351 of the	2272
Revised Code.	2273
Sec. 3314.03. A copy of every contract entered into under	2274
this section shall be filed with the director of education and	2275
workforce. The department of education and workforce shall make	2276
available on its web site a copy of every approved, executed	2277
contract filed with the director under this section.	2278
(A) Each contract entered into between a sponsor and the	2279
governing authority of a community school shall specify the	2280
following:	2281
(1) That the school shall be established as either of the	2282
following:	2283

S. B. No. 127
As Introduced

(a) A nonprofit corporation established under Chapter	2284
1702. of the Revised Code, if established prior to April 8,	2285
2003;	2286
(b) A public benefit corporation established under Chapter	2287
1702. of the Revised Code, if established after April 8, 2003.	2288
(2) The education program of the school, including the	2289
school's mission, the characteristics of the students the school	2290
is expected to attract, the ages and grades of students, and the	2291
focus of the curriculum;	2292
(3) The academic goals to be achieved and the method of	2293
measurement that will be used to determine progress toward those	2294
goals, which shall include the statewide achievement	2295
assessments;	2296
(4) Performance standards, including but not limited to	2297
all applicable report card measures set forth in section 3302.03	2298
or 3314.017 of the Revised Code, by which the success of the	2299
school will be evaluated by the sponsor;	2300
(5) The admission standards of section 3314.06 of the	2301
Revised Code and, if applicable, section 3314.061 of the Revised	2302
Code;	2303
(6)(a) Dismissal procedures;	2304
(b) A requirement that the governing authority adopt an	2305
attendance policy that includes a procedure for automatically	2306
withdrawing a student from the school if the student without a	2307
legitimate excuse fails to participate in seventy-two	2308
consecutive hours of the learning opportunities offered to the	2309
student.	2310
(7) The ways by which the school will achieve racial and	2311

ethnic balance reflective of the community it serves;	2312
(8) Requirements for financial audits by the auditor of	2313
state. The contract shall require financial records of the	2314
school to be maintained in the same manner as are financial	2315
records of school districts, pursuant to rules of the auditor of	2316
state. Audits shall be conducted in accordance with section	2317
117.10 of the Revised Code.	2318
(9) An addendum to the contract outlining the facilities	2319
to be used that contains at least the following information:	2320
(a) A detailed description of each facility used for	2321
instructional purposes;	2322
(b) The annual costs associated with leasing each facility	2323
that are paid by or on behalf of the school;	2324
(c) The annual mortgage principal and interest payments	2325
that are paid by the school;	2326
(d) The name of the lender or landlord, identified as	2327
such, and the lender's or landlord's relationship to the	2328
operator, if any.	2329
(10) Qualifications of employees, including both of the	2330
following:	2331
(a) A requirement that the school's classroom teachers be	2332
licensed in accordance with sections 3319.22 to 3319.31 of the	2333
Revised Code, except that a community school may engage	2334
noncertificated persons to teach up to twelve hours or forty	2335
hours per week pursuant to section 3319.301 of the Revised Code;	2336
(b) A prohibition against the school employing an	2337
individual described in section 3314.104 of the Revised Code in	2338
any position.	2339

(11) That the school will comply with the following	2340
requirements:	2341
(a) The school will provide learning opportunities to a	2342
minimum of twenty-five students for a minimum of nine hundred	2343
twenty hours per school year.	2344
(b) The governing authority will purchase liability	2345
insurance, or otherwise provide for the potential liability of	2346
the school.	2347
(c) The school will be nonsectarian in its programs,	2348
admission policies, employment practices, and all other	2349
operations, and will not be operated by a sectarian school or	2350
religious institution.	2351
(d) The school will comply with sections 9.90, 9.91,	2352
109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710,	2353
3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3302.037,	2354
3313.472, 3313.50, 3313.539, 3313.5310, 3313.5318, 3313.5319,	2355
3313.608, 3313.609, 3313.6012, 3313.6013, 3313.6014, 3313.6020,	2356
3313.6024, 3313.6025, 3313.6026, 3313.6028, 3313.6029, 3313.643,	2357
3313.648, 3313.6411, 3313.6413, 3313.66, 3313.661, 3313.662,	2358
3313.666, 3313.667, 3313.668, 3313.669, 3313.6610, 3313.67,	2359
3313.671, 3313.672, 3313.673, 3313.69, 3313.71, 3313.716,	2360
3313.718, 3313.719, 3313.7112, 3313.7117, 3313.721, 3313.753,	2361
3313.80, 3313.814, 3313.816, 3313.817, 3313.818, 3313.819,	2362
3313.86, 3313.89, 3313.96, 3319.073, 3319.077, 3319.078,	2363
3319.0812, 3319.238, 3319.318, 3319.321, 3319.324, 3319.39,	2364
3319.391, 3319.393, 3319.41, 3319.46, 3319.614, 3320.01,	2365
3320.02, 3320.03, 3320.04, 3321.01, 3321.041, 3321.13, 3321.14,	2366
3321.141, 3321.17, 3321.18, 3321.19, 3322.20, 3322.24, 3323.251,	2367
3327.10, 4111.17, 4113.52, 5502.262, 5502.703, and 5705.391 and	2368
Chapters 117., 1347., 2744., 3365., 3742., 4112., 4123., 4141.,	2369

and 4167. of the Revised Code as if it were a school district 2370 and will comply with section 3301.0714 of the Revised Code in 2371 the manner specified in section 3314.17 of the Revised Code. 2372 (e) The school shall comply with Chapter 102. and section 2373 2921.42 of the Revised Code. 2374 (f) The school will comply with sections 3313.61, 2375 3313.611, 3313.614, 3313.617, 3313.618, and 3313.6114 of the 2376 Revised Code, except that for students who enter ninth grade for 2377 the first time before July 1, 2010, the requirement in sections 2378 3313.61 and 3313.611 of the Revised Code that a person must 2379 successfully complete the curriculum in any high school prior to 2380 receiving a high school diploma may be met by completing the 2381 curriculum adopted by the governing authority of the community 2382 school rather than the curriculum specified in Title XXXIII of 2383 the Revised Code or any rules of the department. Beginning with 2384 students who enter ninth grade for the first time on or after 2385 July 1, 2010, the requirement in sections 3313.61 and 3313.611 2386 of the Revised Code that a person must successfully complete the 2387 curriculum of a high school prior to receiving a high school 2388 diploma shall be met by completing the requirements prescribed 2389 in section 3313.6027 and division (C) of section 3313.603 of the 2390 Revised Code, unless the person qualifies under division (D) or 2391 (F) of that section. Each school shall comply with the plan for 2392 awarding high school credit based on demonstration of subject 2393 area competency, and beginning with the 2017-2018 school year, 2394 with the updated plan that permits students enrolled in seventh 2395 and eighth grade to meet curriculum requirements based on 2396 subject area competency adopted by the department under 2397 divisions (J)(1) and (2) of section 3313.603 of the Revised 2398 Code. Beginning with the 2018-2019 school year, the school shall 2399

comply with the framework for granting units of high school

2400

S. B. No. 127
As Introduced

credit to students who demonstrate subject area competency	2401
through work-based learning experiences, internships, or	2402
cooperative education developed by the department under division	2403
(J)(3) of section 3313.603 of the Revised Code.	2404
(g) The school governing authority will submit within four	2405
months after the end of each school year a report of its	2406
activities and progress in meeting the goals and standards of	2407
divisions (A)(3) and (4) of this section and its financial	2408
status to the sponsor and the parents of all students enrolled	2409
in the school.	2410
(h) The school, unless it is an internet- or computer-	2411
based community school, will comply with section 3313.801 of the	2412
Revised Code as if it were a school district.	2413
(i) If the school is the recipient of moneys from a grant	2414
awarded under the federal race to the top program, Division (A),	2415
Title XIV, Sections 14005 and 14006 of the "American Recovery	2416
and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115,	2417
the school will pay teachers based upon performance in	2418
accordance with section 3317.141 and will comply with section	2419
3319.111 of the Revised Code as if it were a school district.	2420
(j) If the school operates a preschool program that is	2421
licensed by the department under sections 3301.52 to 3301.59 of	2422
the Revised Code, the school shall comply with sections 3301.50	2423
to 3301.59 of the Revised Code and the minimum standards for	2424
preschool programs prescribed in rules adopted by the department	2425
of children and youth under section 3301.53 of the Revised Code.	2426
(k) The school will comply with sections 3313.6021 and	2427
3313.6023 of the Revised Code as if it were a school district	2428

2429

unless it is either of the following:

(i) An internet- or computer-based community school;	2430
(ii) A community school in which a majority of the	2431
enrolled students are children with disabilities as described in	2432
division (B) (2) of section 3314.35 of the Revised Codereceiving	2433
special education and related services in accordance with	2434
<pre>Chapter 3323. of the Revised Code.</pre>	2435
(1) The school will comply with section 3321.191 of the	2436
Revised Code, unless it is an internet- or computer-based	2437
community school that is subject to section 3314.261 of the	2438
Revised Code.	2439
(12) Arrangements for providing health and other benefits	2440
to employees;	2441
(13) The length of the contract, which shall begin at the	2442
beginning of an academic year. No contract shall exceed five	2443
years unless such contract has been renewed pursuant to division	2444
(E) of this section.	2445
(14) The governing authority of the school, which shall be	2446
responsible for carrying out the provisions of the contract;	2447
(15) A financial plan detailing an estimated school budget	2448
for each year of the period of the contract and specifying the	2449
total estimated per pupil expenditure amount for each such year.	2450
(16) Requirements and procedures regarding the disposition	2451
of employees of the school in the event the contract is	2452
terminated or not renewed pursuant to section 3314.07 of the	2453
Revised Code;	2454
(17) Whether the school is to be created by converting all	2455
or part of an existing public school or educational service	2456
center building or is to be a new start-up school, and if it is	2457

S. B. No. 127
As Introduced

a converted public school or service center building,	2458
specification of any duties or responsibilities of an employer	2459
that the board of education or service center governing board	2460
that operated the school or building before conversion is	2461
delegating to the governing authority of the community school	2462
with respect to all or any specified group of employees provided	2463
the delegation is not prohibited by a collective bargaining	2464
agreement applicable to such employees;	2465
(18) Provisions establishing procedures for resolving	2466
disputes or differences of opinion between the sponsor and the	2467
governing authority of the community school;	2468
(19) A provision requiring the governing authority to	2469
adopt a policy regarding the admission of students who reside	2470
outside the district in which the school is located. That policy	2471
shall comply with the admissions procedures specified in	2472
sections 3314.06 and 3314.061 of the Revised Code and, at the	2473
sole discretion of the authority, shall do one of the following:	2474
(a) Prohibit the enrollment of students who reside outside	2475
the district in which the school is located;	2476
(b) Permit the enrollment of students who reside in	2477
districts adjacent to the district in which the school is	2478
located;	2479
(c) Permit the enrollment of students who reside in any	2480
other district in the state.	2481
(20) A provision recognizing the authority of the	2482
department to take over the sponsorship of the school in	2483
accordance with the provisions of division (C) of section	2484
3314.015 of the Revised Code;	2485
(21) A provision recognizing the sponsor's authority to	2486

assume the operation of a school under the conditions specified	2487
in division (B) of section 3314.073 of the Revised Code;	2488
(22) A provision recognizing both of the following:	2489
(a) The authority of public health and safety officials to	2490
inspect the facilities of the school and to order the facilities	2491
closed if those officials find that the facilities are not in	2492
compliance with health and safety laws and regulations;	2493
(b) The authority of the department as the community	2494
school oversight body to suspend the operation of the school	2495
under section 3314.072 of the Revised Code if the department has	2496
evidence of conditions or violations of law at the school that	2497
pose an imminent danger to the health and safety of the school's	2498
students and employees and the sponsor refuses to take such	2499
action.	2500
(23) A description of the learning opportunities that will	2501
be offered to students including both classroom-based and non-	2502
classroom-based learning opportunities that is in compliance	2503
with criteria for student participation established by the	2504
	2001
department under division (H)(2) of section 3314.08 of the	2505
department under division (H)(2) of section 3314.08 of the Revised Code;	
	2505
Revised Code;	2505 2506
Revised Code; (24) The school will comply with sections 3302.04 and	2505 2506 2507
Revised Code; (24) The school will comply with sections 3302.04 and 3302.041 of the Revised Code, except that any action required to	2505 2506 2507 2508
Revised Code; (24) The school will comply with sections 3302.04 and 3302.041 of the Revised Code, except that any action required to be taken by a school district pursuant to those sections shall	2505 2506 2507 2508 2509
Revised Code; (24) The school will comply with sections 3302.04 and 3302.041 of the Revised Code, except that any action required to be taken by a school district pursuant to those sections shall be taken by the sponsor of the school.	2505 2506 2507 2508 2509 2510
Revised Code; (24) The school will comply with sections 3302.04 and 3302.041 of the Revised Code, except that any action required to be taken by a school district pursuant to those sections shall be taken by the sponsor of the school. (25) Beginning in the 2006-2007 school year, the school	2505 2506 2507 2508 2509 2510
Revised Code; (24) The school will comply with sections 3302.04 and 3302.041 of the Revised Code, except that any action required to be taken by a school district pursuant to those sections shall be taken by the sponsor of the school. (25) Beginning in the 2006-2007 school year, the school will open for operation not later than the thirtieth day of	2505 2506 2507 2508 2509 2510 2511 2512

fails to open by the thirtieth day of September, or within one	2516
year after the adoption of the contract pursuant to division (D)	2517
of section 3314.02 of the Revised Code if the mission of the	2518
school is solely to serve dropouts, the contract shall be void.	2519
(26) Whether the school's governing authority is planning	2520
to seek designation for the school as a STEM school equivalent	2521
under section 3326.032 of the Revised Code;	2522
(27) That the school's attendance and participation	2523
policies will be available for public inspection;	2524
(28) That the school's attendance and participation	2525
records shall be made available to the department, auditor of	2526
state, and school's sponsor to the extent permitted under and in	2527
accordance with the "Family Educational Rights and Privacy Act	2528
of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended, and any	2529
regulations promulgated under that act, and section 3319.321 of	2530
the Revised Code;	2531
(29) If a school operates using the blended learning	2532
model, as defined in section 3301.079 of the Revised Code, all	2533
of the following information:	2534
(a) An indication of what blended learning model or models	2535
will be used;	2536
(b) A description of how student instructional needs will	2537
be determined and documented;	2538
(c) The method to be used for determining competency,	2539
granting credit, and promoting students to a higher grade level;	2540
(d) The school's attendance requirements, including how	2541
the school will document participation in learning	2542
opportunities;	2543

(e) A statement describing how student progress will be	2544
monitored;	2545
(f) A statement describing how private student data will	2546
be protected;	2547
(g) A description of the professional development	2548
activities that will be offered to teachers.	2549
(30) A provision requiring that all moneys the school's	2550
operator loans to the school, including facilities loans or cash	2551
flow assistance, must be accounted for, documented, and bear	2552
interest at a fair market rate;	2553
(31) A provision requiring that, if the governing	2554
authority contracts with an attorney, accountant, or entity	2555
specializing in audits, the attorney, accountant, or entity	2556
shall be independent from the operator with which the school has	2557
contracted.	2558
(32) A provision requiring the governing authority to	2559
adopt an enrollment and attendance policy that requires a	2560
student's parent to notify the community school in which the	2561
student is enrolled when there is a change in the location of	2562
the parent's or student's primary residence.	2563
(33) A provision requiring the governing authority to	2564
adopt a student residence and address verification policy for	2565
students enrolling in or attending the school.	2566
(B) The community school shall also submit to the sponsor	2567
a comprehensive plan for the school. The plan shall specify the	2568
following:	2569
(1) The process by which the governing authority of the	2570
school will be selected in the future:	2571

(2) The management and administration of the school;	2572
(3) If the community school is a currently existing public	2573
school or educational service center building, alternative	2574
arrangements for current public school students who choose not	2575
to attend the converted school and for teachers who choose not	2576
to teach in the school or building after conversion;	2577
(4) The instructional program and educational philosophy	2578
of the school;	2579
(5) Internal financial controls.	2580
When submitting the plan under this division, the school	2581
shall also submit copies of all policies and procedures	2582
regarding internal financial controls adopted by the governing	2583
authority of the school.	2584
(C) A contract entered into under section 3314.02 of the	2585
Revised Code between a sponsor and the governing authority of a	2586
community school may provide for the community school governing	2587
authority to make payments to the sponsor, which is hereby	2588
authorized to receive such payments as set forth in the contract	2589
between the governing authority and the sponsor. The total	2590
amount of such payments for monitoring, oversight, and technical	2591
assistance of the school shall not exceed three per cent of the	2592
total amount of payments for operating expenses that the school	2593
receives from the state.	2594
(D) The contract shall specify the duties of the sponsor	2595
which shall be in accordance with the written agreement entered	2596
into with the department under division (B) of section 3314.015	2597
of the Revised Code and shall include the following:	2598
(1) Monitor the community school's compliance with all	2599
laws applicable to the school and with the terms of the	2600

contract;	2601
(2) Monitor and evaluate the academic and fiscal	2602
performance and the organization and operation of the community	2603
school on at least an annual basis;	2604
(3) Provide technical assistance to the community school	2605
in complying with laws applicable to the school and terms of the	2606
contract;	2607
(4) Take steps to intervene in the school's operation to	2608
correct problems in the school's overall performance, declare	2609
the school to be on probationary status pursuant to section	2610
3314.073 of the Revised Code, suspend the operation of the	2611
school pursuant to section 3314.072 of the Revised Code, or	2612
terminate the contract of the school pursuant to section 3314.07	2613
of the Revised Code as determined necessary by the sponsor;	2614
(5) Have in place a plan of action to be undertaken in the	2615
event the community school experiences financial difficulties or	2616
closes prior to the end of a school year.	2617
(E) Upon the expiration of a contract entered into under	2618
this section, the sponsor of a community school may, with the	2619
approval of the governing authority of the school, renew that	2620
contract for a period of time determined by the sponsor, but not	2621
ending earlier than the end of any school year, if the sponsor	2622
finds that the school's compliance with applicable laws and	2623
terms of the contract and the school's progress in meeting the	2624
academic goals prescribed in the contract have been	2625
satisfactory. Any contract that is renewed under this division	2626
remains subject to the provisions of sections 3314.07, 3314.072,	2627
and 3314.073 of the Revised Code.	2628
(F) If a community school fails to open for operation	2629

within one year after the contract entered into under this	2630
section is adopted pursuant to division (D) of section 3314.02	2631
of the Revised Code or permanently closes prior to the	2632
expiration of the contract, the contract shall be void and the	2633
school shall not enter into a contract with any other sponsor. A	2634
school shall not be considered permanently closed because the	2635
operations of the school have been suspended pursuant to section	2636
3314.072 of the Revised Code.	2637
Sec. 3314.05. (A) The contract between the community	2638
school and the sponsor shall specify the facilities to be used	2639
for the community school and the method of acquisition. Except	2640
as provided in divisions (B)(3) and (4) of this section, no	2641
community school shall be established in more than one school	2642
district under the same contract.	2643
(B) Division (B) of this section shall not apply to	2644
internet- or computer-based community schools.	2645
(1) A community school may be located in multiple	2646
facilities under the same contract only if the limitations on	2647
availability of space prohibit serving all the grade levels	2648
specified in the contract in a single facility or division (B)	2649
(2), (3) , or (4) of this section applies to the school. The	2650
school shall not offer the same grade level classrooms in more	2651
than one facility.	2652
(2) A community school may be located in multiple	2653
facilities under the same contract and, notwithstanding division	2654
(B)(1) of this section, may assign students in the same grade	2655
level to multiple facilities, as long as all of the following	2656
apply:	2657

(a) The governing authority has entered into and maintains

2658

a contract with an operator of the type described in division	2659
(A)(8)(b) of section 3314.02 of the Revised Code.	2660
(b) The contract with that operator qualified the school	2661
to be established pursuant to division (A) of former section	2662
3314.016 of the Revised Code.	2663
(c) The school's rating under section 3302.03 of the	2664
Revised Code does not fall below a combination of any of the	2665
following for two or more consecutive years:	2666
(i) A rating of "in need of continuous improvement" under-	2667
section 3302.03 of the Revised Code, as that section existed	2668
prior to March 22, 2013;	2669
(ii) For the 2012-2013, 2013-2014, 2014-2015, and 2015-	2670
2016 school years, a rating of "C" for both the performance	2671
index score under division (A)(1)(b) or (B)(1)(b) and the value-	2672
added dimension under division (A)(1)(e) or (B)(1)(e) of section	2673
3302.03 of the Revised Code; or if the building serves only	2674
grades ten through twelve, the building received a grade of "C"	2675
for the performance index score under division (A)(1)(b) or (B)	2676
(1) (b) of section 3302.03 of the Revised Code;	2677
(iii) For the 2016-2017, 2017-2018, 2018-2019, 2019-2020,	2678
2020-2021 school years, an overall grade of "C" under division	2679
(C) (3) of section 3302.03 of the Revised Code or an overall	2680
performance designation of "meets standards" under division (E)	2681
(3) (e) of section 3314.017 of the Revised Code;	2682
(iv) For the 2021-2022 school year and any school year	2683
$\frac{\text{thereafter}_{r}}{\text{thereafter}_{r}}$ an overall performance rating of three stars under	2684
division (D)(3) of section 3302.03 of the Revised Code or an	2685
overall performance designation of "meets standards" under	2686
division $\frac{(E)(3)(c)}{(E)}(E)(5)$ of section 3314 017 of the Revised	2687

Code.	2688
(3) On and after September 30, 2021, a new start-up	2689
community school may be established in two school districts	2690
under the same contract regardless of the proposed location of	2691
either district if both of the following apply:	2692
(a) The school operates not more than one facility in each	2693
school district and, in accordance with division (B)(1) of this	2694
section, the school does not offer the same grade level	2695
classrooms in both facilities; and	2696
(b) Transportation between the two facilities does not	2697
require more than thirty minutes of direct travel time as	2698
measured by school bus.	2699
(4) A community school may be located in multiple	2700
facilities under the same contract and, notwithstanding division	2701
(B)(1) of this section, may assign students in the same grade	2702
level to multiple facilities, as long as both of the following	2703
apply:	2704
(a) The facilities are all located in the same county or	2705
in any county adjacent to the county in which the community	2706
school's primary facility is located.	2707
(b) Either of the following conditions are satisfied:	2708
(i) The community school is sponsored by a board of	2709
education of a city, local, or exempted village school district	2710
having territory in the same county where the facilities of the	2711
community school are located or in any county adjacent to the	2712
county in which the community school's primary facility is	2713
located;	2714
(ii) The community school is managed by an operator.	2715

In the case of a community school to which division (B)(4)	2716
of this section applies and that maintains facilities in more	2717
than one school district, the school's governing authority shall	2718
designate one of those districts to be considered the school's	2719
primary location and the district in which the school is located	2720
for the purposes of division (A)(19) of section 3314.03 and	2721
divisions (C) and (H) of section 3314.06 of the Revised Code and	2722
for all other purposes of this chapter and shall notify the	2723
department of that designation.	2724

2725

2726

2727

2728

2729

2730

2731

2732

2733

2734

2735

- (5) Any facility used for a community school shall meet all health and safety standards established by law for school buildings.
- (C) In the case where a community school is proposed to be located in a facility owned by a school district or educational service center, the facility may not be used for such community school unless the district or service center board owning the facility enters into an agreement for the community school to utilize the facility. Use of the facility may be under any terms and conditions agreed to by the district or service center board and the school.
- (D) Two or more separate community schools may be located 2736 in the same facility. 2737
- (E) In the case of a community school that is located in 2738 multiple facilities, beginning July 1, 2012, the department 2739 shall assign a unique identification number to the school and to 2740 each facility maintained by the school. Each number shall be 2741 used for identification purposes only. Nothing in this division 2742 shall be construed to require the department to calculate the 2743 amount of funds paid under this chapter, or to compute any data 2744 required for the report cards issued under section 3314.012 of 2745

the Revised Code, for each facility separately. The department 2746 shall make all such calculations or computations for the school 2747 as a whole.

(F)(1) In the case of a community school that exists prior 2749 to September 30, 2021, to which division (B)(3) of this section 2750 applies, if only one of the school districts in which the school 2751 is established was located in a challenged school district prior 2752 to September 30, 2021, that district continues to be considered 2753 the school's primary location and the district in which the 2754 school is located for the purposes of division (A)(19) of 2755 section 3314.03 and divisions (C) and (H) of section 3314.06 of 2756 the Revised Code and for all other purposes of this chapter 2757 unless and until the school's governing authority designates a 2758 different school district as the school's primary location in 2759 accordance with division (F)(2) of this section. If both of the 2760 school districts in which the school is established were 2761 challenged school districts on that date, and the primary 2762 location was already designated by the school's governing 2763 authority pursuant to the requirements of this section as it 2764 existed prior to September 30, 2021, that designation remains 2765 unless and until the school's governing authority designates a 2766 different primary location. 2767

(2) (a) On and after September 30, 2021, when a new start-2768 up community school is established in two school districts under 2769 the same contract, the school's governing authority shall 2770 designate one of those districts to be considered the school's 2771 primary location and the district in which the school is located 2772 for the purposes of division (A)(19) of section 3314.03 and 2773 divisions (C) and (H) of section 3314.06 of the Revised Code and 2774 for all other purposes of this chapter and shall notify the 2775 department of education and workforce of that designation. 2776

(b) A community school governing authority that elects to	2777
modify a community school's primary location, whether in	2778
accordance with division (F)(1) of this section or otherwise,	2779
shall notify the department of that modification.	2780
Sec. 3314.29. (A) This section applies to any internet- or	2781
computer-based community school that meets all of the following	2782
conditions:	2783
(1) Serves all of grades kindergarten through twelve;	2784
(2) Has an enrollment of at least two thousand students;	2785
(3) Has a sponsor that was not rated ineffective or poor	2786
on its most recent evaluation under section 3314.016 of the	2787
Revised Code.	2788
(B) Beginning with the 2018-2019 school year, the	2789
governing authority of a community school to which this section	2790
applies may adopt a resolution to divide the school into two or	2791
three separate schools as follows:	2792
(1) If the school is divided into two schools, one school	2793
shall serve grades kindergarten through eight and one school	2794
shall serve grades nine through twelve.	2795
(2) If the school is divided into three schools, one	2796
school shall serve grades kindergarten through five, one school	2797
shall serve grades six through eight, and one school shall serve	2798
grades nine through twelve.	2799
(C) The resolution adopted by the governing authority	2800
shall not be effective unless approved by the school's sponsor.	2801
Following approval of the resolution by the sponsor, and by the	2802
fifteenth day of March prior to the school year in which it will	2803
take effect, the governing authority shall file the resolution	2804

with the department of education and workforce. The division of	2805
the schools shall be effective on the first day of July	2806
succeeding the date the resolution is filed with the department.	2807
(D) All of the following shall apply to each new school	2808
created as a result of the resolution authorized by this section	2809
and to the school that is divided as a result of the resolution:	2810
(1) Each school shall have the same governing authority.	2811
(2) The sponsor and governing authority shall enter into a	2812
separate contract under section 3314.03 of the Revised Code for	2813
each school.	2814
(3) No school shall primarily serve students enrolled in a	2815
dropout prevention and recovery program operated by the school.	2816
(4) No school shall be permitted to divide again under	2817
this section.	2818
(5) Notwithstanding anything to the contrary in division	2819
(B)(2) of section 3314.016 of the Revised Code, each school	2820
shall be included in the calculation of the academic performance	2821
component for purposes of rating the schools' sponsor under the	2822
evaluation system prescribed by that section.	2823
(6) Each school shall be subject to the laws contained in	2824
Chapter 3314. of the Revised Code, except as otherwise specified	2825
in this section.	2826
(E) The department shall issue a report card under section	2827
3314.012 of the Revised Code for each new school created as a	2828
result of the resolution authorized by this section and for the	2829
school that is divided as a result of the resolution. For	2830
purposes of the report cards and other reporting requirements	2831
under this chapter, the department shall assign the school that	2832

serves the highest grades the same internal retrieval number	2833
previously used by the school that is divided under this	2834
section. The department shall assign a new internal retrieval	2835
number to each other school resulting from the division.	2836
Notwithstanding division (A) of section 3314.012 of the	2837
Revised Code, the ratings a school receives on its report card	2838
for the first two full school years after the division under	2839
this section shall count toward closure of the school under	2840
required action for poorly performing community schools under	2841
section 3314.35 of the Revised Code and any other matter that is	2842
based on report card ratings or measures.	2843
Sec. 3314.35. (A) This section applies to a community	2844
school that, for the three most recent school years, meets any	2845
<pre>combination of the following criteria:</pre>	2846
(1) The school meets all of the following criteria:	2847
(a) The school offers a grade level higher than three.	2848
(b) The school has been ranked by the department of	2849
education and workforce according to performance index score in	2850
the bottom five per cent of all ranked school buildings in the	2851
<pre>state.</pre>	2852
(c) The school has been ranked by the department according	2853
to effect size under the value-added progress dimension in the	2854
bottom ten per cent of all ranked school buildings in the state.	2855
(d) A majority of the students enrolled in the school are	2856
not enrolled in a dropout prevention and recovery program.	2857
(2) The school meets both of the following:	2858
(a) A majority of the students enrolled in the school are	2859
enrolled in a dropout prevention and recovery program.	2860

(b) The school has received a designation of "does not	2861
meet standards," as described in division (D)(1) of section	2862
3314.017 of the Revised Code, on the report card issued under	2863
that section.	2864
(B) The department shall provide notice to any community	2865
school to which this section applies of that fact. The governing	2866
authority of a community school to which this section applies	2867
shall do one of the following at the conclusion of the school	2868
year in which the school first becomes subject to this section:	2869
(1) Permanently close. The sponsor and governing authority	2870
of the school shall comply with all procedures for closing a	2871
community school adopted by the department under division (E) of	2872
section 3314.015 of the Revised Code. The governing authority of	2873
the school shall not enter into a contract with any other	2874
sponsor under section 3314.03 of the Revised Code after the	2875
school closes.	2876
(2) Contract with one of the following entities to operate	2877
<pre>the school:</pre>	2878
(a) An education management organization or charter	2879
management organization that is approved by the department and	2880
meets at least one of the following conditions:	2881
(i) The organization has experience in improving school	2882
<pre>performance;</pre>	2883
(ii) The schools managed by the organization have received	2884
an average of at least three stars in the achievement and	2885
progress components under division (D)(3) of section 3302.03 of	2886
the Revised Code on the most recent report card issued by the	2887
department.	2888
(b) A school district that meets both of the following:	2889

(i) The district has received an overall rating of at	2890
least four stars on its most recent report card issued under	2891
section 3302.03 of the Revised Code and has experience improving	2892
school performance, as determined by the department;	2893
(ii) The district does not operate any school building	2894
that is subject to section 3302.12 of the Revised Code.	2895
(c) An educational service center that has experience in	2896
school improvement and meets criteria established by the	2897
<pre>department;</pre>	2898
(d) A private college as defined in section 3365.01 of the	2899
Revised Code that has experience in school improvement and meets	2900
<pre>criteria established by the department;</pre>	2901
(e) A state institution of higher education as defined in	2902
section 3345.011 of the Revised Code that has experience in	2903
school improvement and meets criteria established by the	2904
<pre>department.</pre>	2905
(3) Replace the principal and at least a majority of	2906
licensed staff of the school. Notwithstanding any provision to	2907
the contrary in Chapter 4117. of the Revised Code, this	2908
provision prevails over any conflicting provisions of a	2909
collective bargaining agreement or contract for employment	2910
entered into after the effective date of this section.	2911
(4) Work with a department-approved external service	2912
provider with expertise in school improvement.	2913
(C) If the governing authority of a community school	2914
subject to this section implements any alternative to closure	2915
under division (B) of this section or any combination of	2916
alternatives to closure under that division and the school	2917
continues to meet the criteria described in division (A) of this	2918

section for the next three consecutive school years, beginning	2919
with the school year in which an alternative to closure is first	2920
implemented, the governing authority shall permanently close the	2921
school pursuant to division (B)(1) of this section.	2922
(D) Nothing in this section or in any other provision of	2923
the Revised Code prohibits the sponsor of a community school	2924
from exercising its option not to renew a contract for any	2925
reason or from terminating a contract prior to its expiration	2926
for any of the reasons set forth in section 3314.07 of the	2927
Revised Code.	2928
(E) The department may adopt rules as necessary to	2929
implement this section.	2930
(F) The department shall not consider report cards issued	2931
prior to the 2024-2025 school year in determining whether a	2932
community school is subject to this section.	2933
Sec. 3314.352. No community school that is permanently	2934
closed under section 3314.35 or <u>former section</u> 3314.351 of the	2935
Revised Code <u>as it existed prior to the effective date of this</u>	2936
<u>amendment</u> may be reopened under another name if any of the	2937
following conditions are true:	2938
(A) The new school has the same sponsor as the closed	2939
school.	2940
(B) The new school has the same chief administrator as the	2941
closed school.	2942
(C) The governing authority of the new school consists of	2943
any of the same members that served on the governing authority	2944
of the closed school during that school's last year of	2945
operation.	2946

(D) Fifty per cent or more of the teaching staff of the	2947
new school consists of the same individuals who were employed as	2948
teachers at the closed school during that school's last year of	2949
operation.	2950
(E) Fifty per cent or more of the administrative staff of	2951
the new school consists of the same individuals who were	2952
employed as administrators at the closed school during that	2953
school's last year of operation.	2954
(F) The performance standards and accountability plan	2955
prescribed by the sponsor contract for the new school, entered	2956
into under section 3314.03 of the Revised Code, are the same as	2957
those for the closed school.	2958
Sec. 3314.353. Each year, the department of education and	2959
workforce shall publish separate lists of the following:	2960
(A) Community schools that have become subject to	2961
permanent closure required action for poorly performing	2962
<pre>community schools under section 3314.35 or 3314.351 of the</pre>	2963
Revised Code;	2964
(B) Community schools that are at risk of becoming subject	2965
to permanent closure required action for poorly performing	2966
<pre>community schools under section 3314.35 or 3314.351 of the</pre>	2967
Revised Code if their academic performance, as prescribed in	2968
those sections, does not improve on the next state report cards	2969
issued under section 3302.03 or 3314.017 of the Revised Code.	2970
The department of education and workforce shall not adopt	2971
any rules, enforce any procedures or policies, or otherwise	2972
restrict the establishment or sponsorship of a new start-up	2973
community school based upon whether the school's proposed	2974
location is in a challenged school district.	2975

Sec. 3314.354. Not later than the thirty-first day of July	2976
of each year, the department of education and workforce shall	2977
submit preliminary data on community schools at risk of becoming	2978
subject to permanent closure an action required for poorly	2979
performing community schools under section 3314.35 or 3314.351	2980
of the Revised Code.	2981
Sec. 3326.53. (A) This section applies to a STEM school	2982
that, for the three most recent school years, meets all of the	2983
<pre>following criteria:</pre>	2984
(1) The STEM school offers a grade level higher than	2985
three;	2986
(2) The STEM school has been ranked by the department of	2987
education and workforce according to performance index score in	2988
the bottom five per cent of all ranked school buildings in the	2989
<pre>state;</pre>	2990
(3) The STEM school has been ranked by the department	2991
according to effect size under the value-added progress	2992
dimension in the bottom ten per cent of all ranked school	2993
buildings in the state.	2994
(B) The department shall provide notice to any STEM school	2995
to which this section applies of that fact. In the case of a	2996
STEM school to which this section applies, the governing body of	2997
the STEM school shall do one of the following at the conclusion	2998
of the school year in which the STEM school first becomes	2999
<pre>subject to this section:</pre>	3000
(1) Close the school;	3001
(2) Contract with one of the following entities to operate	3002
the school:	3003

(a) An education management organization or charter	3004
management organization that is approved by the department and	3005
meets at least one of the following conditions:	3006
(i) The organization has experience in improving school_	3007
<pre>performance;</pre>	3008
(ii) The schools managed by the organization have received	3009
an average of at least three stars in the achievement and	3010
progress components under division (D)(3) of section 3302.03 of	3011
the Revised Code on the most recent report card issued by the	3012
<pre>department.</pre>	3013
(b) A school district that meets both of the following:	3014
(i) The district has received an overall rating of at	3015
least four stars on its most recent report card issued under	3016
section 3302.03 of the Revised Code and has experience improving	3017
school performance, as determined by the department;	3018
(ii) The district does not operate any school building	3019
that is subject to section 3302.12 of the Revised Code.	3020
(c) An educational service center that has experience in	3021
school improvement and meets criteria established by the	3022
<pre>department;</pre>	3023
(d) A private college as defined in section 3365.01 of the	3024
Revised Code that has experience in school improvement and meets	3025
<pre>criteria established by the department;</pre>	3026
(e) A state institution of higher education as defined in	3027
section 3345.011 of the Revised Code that has experience in	3028
school improvement and meets criteria established by the	3029
department.	3030
(3) Replace the principal and at least a majority of	3031

licensed staff of the school. Notwithstanding any provision to	3032
the contrary in Chapter 4117. of the Revised Code, this	3033
provision prevails over any conflicting provisions of a	3034
collective bargaining agreement or contract for employment	3035
entered into after the effective date of this section.	3036
(4) Work with a department-approved external service	3037
provider that has expertise in school improvement.	3038
(C) If the governing body of a STEM school subject to this	3039
section implements any alternative to closure under division (B)	3040
of this section or any combination of alternatives to closure	3041
under that division and the school continues to meet the	3042
criteria described in division (A) of this section for the next	3043
three consecutive school years, beginning with the school year	3044
in which an alternative to closure is first implemented, the	3045
governing body shall close the school pursuant to division (B)	3046
(1) of this section.	3047
(D) The department may adopt rules as necessary to	3048
<pre>implement this section.</pre>	3049
(E) The department shall not consider report cards issued	3050
prior to the 2024-2025 school year in determining whether a STEM	3051
school is subject to this section.	3052
Section 2. That existing sections 3301.0712, 3302.03,	3053
3302.034, 3302.036, 3302.12, 3313.413, 3314.012, 3314.016,	3054
3314.017, 3314.0211, 3314.03, 3314.05, 3314.29, 3314.352,	3055
3314.353, and 3314.354 of the Revised Code are hereby repealed.	3056
Section 3. That sections 3314.35, 3314.351, 3314.355, and	3057
3314.36 of the Revised Code are hereby repealed.	3058
Section 4. Sections 1 to 3 of this act take effect July 1,	3059
2025	3060

Section 5. Section 3314.03 of the Revised Code is	3061
presented in this act as a composite of the section as amended	3062
by H.B. 214, H.B. 250, and S.B. 168, all of the 135th General	3063
Assembly. The General Assembly, applying the principle stated in	3064
division (B) of section 1.52 of the Revised Code that amendments	3065
are to be harmonized if reasonably capable of simultaneous	3066
operation, finds that the composite is the resulting version of	3067
the section in effect prior to the effective date of the section	3068
as presented in this act.	3069